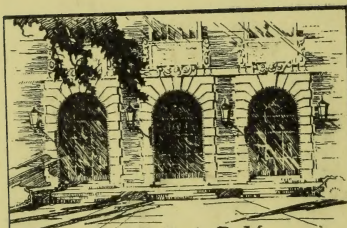


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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
38TH GENERAL ASSEMBLY
(REGULAR SESSION)
OF THE
STATE OF MISSOURI.

1895.



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MEMORANDUM.

There is no reference in the "smooth" journal on file in this Department, or in the "rough" journal from which this volume is printed, of the introduction of House bills Nos. 488, 489 and 490, indicating an omission by the journal clerks of the House of part of the record of proceedings of the eighteenth or nineteenth days (regular session), between pages 214 and 221 of this book.

A. A. LESUEUR,

Secretary of State.

HOUSE JOURNAL.

FIRST DAY—WEDNESDAY, January 2, 1895.

The House was called to order at 12 m. by Hon. A. A. Lesueur, Secretary of State.

Prayer by Rev. Geo. H. Williamson.

Mr. Bittinger of Buchanan nominated Mr. Pettijohn of Linn for temporary Speaker.

Mr. Drabelle of St. Louis City nominated Mr. Weinhold of Perry for temporary Speaker.

There being no other nominations, upon a vote of 71 to 47 Mr. Pettijohn was declared elected.

The acting Speaker appointed the following committee to escort Mr. Pettijohn to the chair: Messrs. Tatum of St. Louis City, Denny of Atchison and Moore of Mississippi.

Mr. Davis of Taney nominated Mr. W. L. Morsey of Warren county for temporary Chief Clerk.

There being no other nominations, Mr. Morsey was declared elected temporary Chief Clerk.

Mr. Bothwell nominated Mr. Buehrle of Cole temporary Sergeant-at-Arms, who was elected without opposition.

The Speaker laid before the House the following communication from the Secretary of State:

STATE OF MISSOURI, DEPARTMENT OF STATE, }
CITY OF JEFFERSON, January 2, 1895. }

To the Honorable, the House of Representatives of the Thirty-eighth General Assembly:

SIRS—As required by law, I have the honor to lay before your honorable body herewith a list of the names of the members of the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri, elected at the general election held on the sixth day of November A. D. eighteen hundred and ninety-four, as the same appear from the returns of said election in my office.

Your obedient servant,

A. A. LESUEUR,
Secretary of State.

LIST OF MEMBERS.

Counties.	Names.
Adair.....	Perry D. Grubb
Andrew.....	Peter C. Breit
Atchison.....	Jordan J. Denny.....
Audrain.....	Thomas A. McIntyre.....
Barry.....	William J. Brock
Barton.....	W. W. Kline
Bates.....	John W. Choate.....
Benton.....	John A. Sartin.....
Bollinger.....	John A. McPherson
Boone.....	Henry Jenkins
Buchanan, First district.....	John L. Bittinger.....
Second district.....	James Moran.....
Third district.....	Oliver P. Smith
Butler.....	Joseph T. Davison
Caldwell.....	Elijah S. Gurney
Callaway.....	John M. Tate.....
Camden.....	Gholson George
Cape Girardeau.....	John J. Sawyer
Carroll.....	Allen D. Richards
Carter.....	John C. Waymeyer.....
Cass.....	Edwin T. Lane
Cedar.....	Charles A. Edgar.....
Chariton.....	Thomas P. Schooler.....
Christian.....	Gustavus A. Watson.....
Clark.....	James M. Spurgeon.....
Clay.....	John B. Gill.....
Clinton.....	William S. Marsh.....
Cole.....	John T. Short.....
Cooper.....	Jacob F. Gmelich
Crawford.....	Benj. F. Russell.....
Dade.....	William E. Shaw.....
Dallas.....	John C. Bennett.....
Daviess.....	Pleasant R. DeFord.....
DeKalb.....	Newcomb Dyer.....
Dent.....	Maston Cape
Douglas.....	William Spencer.....
Dunklin.....	D. C. Pollock.....
Franklin.....	James W. Martin.....
Gasconade.....	James A. Benner.....
Gentry.....	James W. Sullinger.....
Greene, First district.....	Walter L. Porterfield.....
Second district.....	W. E. Drum
Grundy.....	William M. Denslow
Harrison.....	John W. Leazenby
Henry.....	Hannibal H. Armstrong.....
Hickory.....	Daniel R. Jones.....
Holt.....	Nicholas F. Murray
Howard.....	Stonewall Pritchett.....
Howell.....	George H. Smith.....
Iron.....	William T. Gay.....
Jackson, First district.....	John T. Crisp
Second district.....	Ira F. Hammond.....
Third district.....	Harry H. Hinde.....
Fourth district.....	Henry S. Julian.....
Fifth district.....	Elmer E. Phipps.....
Sixth district.....	Harvey W. Jones.....
Jasper, Eastern district.....	Robert T. Stickney.....
Western district.....	William J. Sailor.....
Jefferson.....	George Steel
Johnson.....	Richard M. Robertson.....

LIST OF MEMBERS—Continued.

Counties.	Names.
Knox	David W. Meriwether.....
Laclede	A. H. Fuson
Lafayette	Jonas T. Ferguson.....
Lawrence	Benjamin F. Tartar.....
Lewis	William I. Cox.....
Lincoln.....	Omer H. Avery.....
Linn.....	Abra C. Pettijohn.....
Livingston	Thomas Griffiths.....
McDonald	Fred M. Best.....
Macon.....	Singleton L. Kasey.....
Madison	R. C. Arnett.....
Maries.....	J. M. Coppedge.....
Marion.....	James F. Davidson.....
Mercer.....	Walter H. Odneal.....
Miller.....	William P. Freeman
Mississippi.....	Paul B. Moore.....
Moniteau	David B. Calhoun.....
Monroe	Evan S. Anderson.....
Montgomery.....	Samuel Miller.....
Morgan	Christian Temme.....
New Madrid.....	D. L. Russell.....
Newton.....	John B. Hancock.....
Nodaway.....	James F. LeFavor
Oregon	James B. Old.....
Osage	Alonzo Tubbs.....
Ozark	William Mahan
Pemiscot	Robert H. Sherrill.....
Perry.....	Joseph G. Weinhold.....
Pettis.....	J. H. Bothwell.....
Phelps.....	John L. Short.....
Pike.....	Thos. R. Buckner.....
Platte	Zenas S. Collins.....
Polk	James B. Jones.....
Pulaski.....	James H. Ross.....
Putnam.....	Millard B. Hart.....
Ralls.....	Samuel J. Meison
Randolph.....	William A. Rothwell.....
Ray	William B. McKee.....
Reynolds.....	Joseph C. O'Dell.....
Ripley.....	Andrew J. McCollum.....
St. Charles.....	Rudolph W. Mueller.....
St. Clair.....	Leonidas H. Cherrington.....
St. Francois.....	William H. Young.....
Ste. Genevieve.....	Joseph C. Pratte.....
St. Louis, First district.....	R. L. Johnston.....
Second district.....	Ira B. Warner.....
Saline, First district.....	Matt W. Hall.....
Second district.....	Sydnor B. Burks.....
Schuyler	Edward Higbee.....
Scotland.....	Berj. F. Bourn.....
Scott	Albert DeReign.....
Shannon.....	Hezekiah Weaver.....
Shelby.....	George W. Chinn.....
Stoddard.....	Nathan McKearly
Stone.....	George W. Moore.....
Sullivan.....	John E. Swanger.....
Taney	James L. Davis
Texas	John B. Young.....
Vernon.....	Cornelius Correll.....
Warren.....	Henry A. Schoppenhorst.....
Washington.....	Eugene C. Baugher.....
Wayne.....	Milam Davis.....
Webster.....	Scott Atkins.....
Worth.....	Clifford M. Harrison.....

LIST OF MEMBERS—Continued.

Counties.	Names.
Wright.....	James R. Middleton.....
St. Louis City, First district.....	Joseph T. Tatum.....
Second district.....	John C. LeRoy.....
Third district.....	Charles Sachse.....
Fourth district.....	Gus. E. Wetzel, Jr.....
Fifth district.....	F. W. Schumacher.....
Sixth district.....	West Mortimer.....
	Joseph Daneri.....
	James P. Lynch.....
	James J. Carroll.....
	Gerge Kyler.....
	Charles H. Rohne.....
	Farwell Walton.....
	Selden P. Spencer.....
	John W. Drabelle.....
	F. J. O'Reilly.....

Mr. Tubbs of Osage offered the following resolution :

Resolved, That the members of the House of Representatives of the 38th General Assembly be now sworn in, 20 at a time, and that they be called from the list of members furnished by the Secretary of State in alphabetical order.

Which was read and adopted.

The following gentlemen came forward and were sworn in as members of the Thirty-eighth General Assembly, by Judge Waltour M. Robinson, judge of the Supreme Court, each member subscribing to the oath required by the constitution :

Anderson,	DeReign,	McIntyre,	Sachse,
Armstrong,	Drabelle,	McKearly,	Sailor (W. D.),
Arnett,	Drum,	McKee,	Sartin,
Atkins,	Dyer,	McPherson,	Sawyer,
Avery,	Edgar,	Mahan,	Schoppenhorst,
Baughner,	Ferguson,	Marsh,	Schooler,
Benner,	Freeman,	Martin,	Schumacher,
Bennett,	Fuson,	Melson,	Shaw,
Best,	Gay,	Meriwether,	Sherrill,
Bittinger,	George,	Middleton,	Short, John T.
Bothwell,	Gill,	Miller,	Short, John L.
Bourn,	Gmelich,	Moore, Paul B.	Smith, O. P.
Breit,	Griffiths,	Moore, Geo. W.	Smith, Geo. H.
Brock,	Grubb,	Moran,	Spencer, Wm.
Buckner,	Gurney,	Mortimer,	Spencer, S. P.
Burks,	Hammond,	Mueller,	Spurgeon.
Calhoun,	Hancock,	Murray,	Steel,
Cape,	Harrison,	O'Dell,	Stickney,
Carroll.	Hart,	Odneal,	Sullinger,
Cherrington,	Higbee,	Old,	Swanger,
Chinn,	Hinde,	O'Reilly,	Tate,
Choate,	Jenkins,	Pettijohn,	Tatum,
Collins,	Johnston,	Phipps,	Tartar,
Coppedge,	Jones, Daniel R.,	Pollock,	Temme,
Correll,	Jones, Harvey W.	Porterfield,	Tubbs,
Cox,	Jones, James B.,	Pratte,	Walton,
Crisp,	Julian,	Pritchett,	Warner,
Daneri,	Kasey,	Richards,	Watson,
Davidson,	Kline,	Robertson,	Waymeyer,
Davis, James L.,	Kyler,	Rohne,	Weaver,
Davis, Milam,	Lane,	Ross,	Weinhold,
Davison,	Leazenby,	Rothwell,	Wetzel,
DeFord,	LeFavor,	Russell, Benj. F.	Young Wm. H.
Denny,	LeRoy,	Russell, D. L.	Young John D.
Denslow,	McCollum,		

Absent—Mr. Lynch.

Representative Matt. W. Hall, of Saline county, was present but did not take the oath of office at the time.

Representative B. F. Russell, of Crawford county, offered the following resolution:

Resolved, That the rules of the House of Representatives and the joint rules of the House and Senate of the 37th General Assembly be and are hereby declared to be the rules of this House until otherwise ordered.

On motion of Representative Tatum of St. Louis,
the House adjourned until Thursday at 10 o'clock a. m.

SECOND DAY—THURSDAY, January 3, 1895.

House met pursuant to adjournment.
Temporary Speaker Pettijohn in the chair.
Prayer by Rev. W. M. Prottsman.
Journal of yesterday read and approved.

Mr. Spencer of St. Louis offered the following resolution:

Resolved, That the House do now proceed with the election of Speaker, Speaker *pro tem*. Chief Clerk, Assistant Chief Clerk, Engrossing Clerk, Door-keeper, Sergeant-at-Arms, Official Reporter, Chaplain, Folding Clerk, and that nominating speeches be dispensed with.

Which was read and adopted.

Mr. Swanger nominated Mr. Russell of Crawford county for Speaker.

Mr. Drabelle nominated Mr. Davidson of Marion county for Speaker.

The roll being called, Mr. Russell was elected by the following vote:

For Mr. RUSSELL—Messrs.

Atkins.	Edgar,	McPherson,	Schumacher,
Baughner,	Freeman,	Mahan,	Shaw,
Benner,	Gay,	Martin,	Short (Phelps),
Bennett,	Gmelich,	Middleton,	Smith (Howell),
Best,	Griffiths,	Miller,	Spencer (Douglas),
Bittinger,	Grubb,	Moore (Stone),	Spencer (St. L. city),
Bothwell,	Gurney,	Moran,	Spurgeon,
Breit,	Hammond,	Mueller,	Steel,
Brock,	Hancock,	Murray,	Stickney,
Calhoun,	Harrison,	Odneal,	Swanger,
Cherrington,	Hart,	Pettijohn,	Tatum,
Davidson,	Higbee,	Phipps,	Tartar,
Davis (Taney),	Hinde,	Porterfield,	Temme,
Davis (Wayne),	Johnston,	Robertson,	Tubbs,
Davison,	Jones (Hickory),	Rohne,	Walton,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Drum,	LeFavor,	Sawyer,	Wetzel,
Dyer,	LeRoy,	Schoppenhorst,	Young (Texas)—80.

For Mr. DAVIDSON—Messrs.

Anderson,	Crisp,	McKearly,	Ross,
Armstrong,	Daneri,	McKee,	Rothwell,
Arnett,	DeReign,	Marsh,	Russell (Crawford),
Avery,	Drabelle,	Melson,	Russell (N. Madrid),
Bourn,	Ferguson,	Meriwether,	Schooler,
Buckner,	Gill,	Moore (Mississippi),	Sherrill,
Burks,	Jenkins,	Mortimer,	Short (Cole),
Cape,	Julian,	O'Dell,	Smith (Buchanan),
Chinn,	Kasey,	Old,	Sullinger,
Choate,	Kline,	O'Reilly,	Tate,
Collins,	Kyler,	Pollock,	Weaver,
Coppedge,	Lane,	Pratte,	Weinhold,
Correll,	McCollum,	Pritchett,	Young (St Francois)
Cox,	McIntyre,		—54

Absent with leave—Messrs.

Carroll, Lynch—2.

Sick—Mr. Richards—1.

Declining to vote—Messrs.

Fuson, George—2.

Mr. Hall of Saline had not yet been sworn in.

Mr. Bittering nominated Mr. Mueller, of St. Charles county, for Speaker *pro tem*.

Mr. Pritchett nominated Mr. Moore, of Mississippi county, for Speaker *pro tem*.

The roll being called, Mr. Mueller was elected by the following vote:

For Mr. MUELLER—Messrs.

Atkins,	Freeman,	Mahan,	Schumacher,
Baughner,	Gay,	Martin,	Shaw,
Benner,	Gmelich,	Middleton,	Short (Phelps),
Bennett,	Griffiths,	Miller,	Smith (Howell),
Best,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Bittering,	Gurney,	Moore (Stone),	Spencer (St. L. city),
Bothwell,	Hammond,	Moran,	Spurgeon,
Bourn,	Hancock,	Murray,	Steele,
Breit,	Harrison,	Odneal,	Stickney,
Brook,	Hart,	Pettijohn,	Swanger,
Calhoun,	Higbee,	Phipps,	Tatum,
Cherrington,	Hinde,	Porterfield,	Tartar,
Davis (Taney),	Johnston,	Robertson,	Temme,
Davis (Wayne),	Jones (Hickory),	Rohne,	Tubbs,
Davison,	Jones (Jackson),	Russell (Crawford),	Walton,
DeFord,	Jones (Polk),	Sachse,	Warner,
Denny,	Leazenby,	Sailor,	Watson,
Denslow,	LeFavor,	Sartin,	Waymeyer,
Drum,	LeRoy,	Sawyer,	Wetzel,
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—81.
Edgar,			

For Mr. MOORE of Mississippi—Messrs.

Anderson,	Daneri,	McKearly,	Ross,
Armstrong,	Davidson,	McKee,	Rothwell,
Arnett,	DeReign,	Marsh,	Russell (N. Madrid),
Avery,	Drabelle,	Melson,	Schooler,
Buckner,	Ferguson,	Meriwether,	Sherrill,
Burks,	Gill,	Mortimer,	Short (Cole),
Cape,	Jenkins,	Mueller,	Smith (Buchanan),
Chinn,	Julian,	O'Dell,	Sullinger,
Choate,	Kasey,	Old,	Tate,
Collins,	Kline,	O'Reilly,	Weaver,
Coppedge,	Kyler,	Pollock,	Weinhold,
Correll,	Lane,	Pratte,	Young (St. Fran.).
Cox,	McCollum,	Pritchett,	—53
Crisp,	McIntyre,		

Absent with leave—Messrs.

Carroll, Lynch—2.

Declining to vote—Messrs.

Fuson, George—2.

Sick—Mr. Richards—1.

Mr. Tubbs nominated Mr. Albert Griffen of St. Louis city for Chief Clerk.

Mr. O'Reilly nominated Mr. Lon Luther of Pettis county for Chief Clerk.

The roll being called, Mr. Griffen was elected by the following vote :

For Mr. GRIFFIN—Messrs.

Atkins,	Freeman,	Mahan,	Schumacher,
Baughner,	Gay,	Martin,	Shaw,
Benner,	Gmelich,	Middleton,	Short (Phelps).
Bennett,	Griffiths,	Moore (Stone).	Smith (Howell),
Best,	Grubb,	Moran,	Spencer (Douglas),
Bittinger,	Gurney,	Mueller,	Spencer (St. L. City),
Bothwell,	Hammond,	Murray,	Spurgeon,
Breit,	Hancock,	Odneal,	Steel,
Brock,	Harrison,	Pettijohn,	Stickney,
Calhoun,	Hart,	Phipps,	Swanger,
Davis (Faney.)	Higbee,	Porterfield,	Tartar,
Davis (Wayne),	Hinde,	Robertson,	Temme,
Davison,	Johnston,	Rohne,	Tubbs,
DeFord,	Jones (Hickory),	Russell (Crawford),	Walton,
Denny,	Jones (Jackson),	Sachse,	Warner,
Denslow,	Jones (Polk),	Sailor,	Watson,
Drum,	Leazenby,	Sartin,	Waymeyer,
Dyer,	LeFavor,	Sawyer,	Wetzel,
Edgar,	McPherson,	Schoppenhorst,	Young (Texas)—77.
Ferguson,			

For Mr. LUTHER—Messrs.

Anderson,	Crisp,	McIntyre,	Pratte,
Armstrong,	Daneri,	McKearly,	Pritchett,
Arnett,	Davidson,	McKee,	Rothwell,
Avery,	DeReign,	Marsh,	Russell (N. Madrid),
Bourn,	Drabelle,	Melson,	Schooler,
Buckner,	Gill,	Meriwether,	Sherrill,
Burks,	Jenkins,	Miller,	Short (Cole),
Cape,	Julian,	Moore (Mississippi),	Smith (Buchanan),
Cherrington,	Kasey,	Mortimer,	Sullinger,
Chinn,	Kline,	O'Dell,	Tate,
Choate,	Kyler,	Old,	Weaver,
Collins,	Lane,	O'Reilly,	Weinhold,
Coppedge,	McCollum,	Pollock,	Young (St. Francois)
Cox,			—53.

Absent—Messrs.

Carroll, George,
Correll, Hall,
Fuson,

LeRoy,
Lynch,

Ross,
Tatum—9.

Sick—Mr. Richards—1.

Mr. Davidson nominated Mr. W. G. Kitchen of Stoddard for Assistant Chief Clerk.

Mr. Kyler nominated S. J. Roy of Kansas City for Assistant Chief Clerk.

The roll being called, Mr. Kitchen was elected by the following vote :

For Mr. KITCHEN—Messrs.

Atkins,	Edgar,	Mahan,	Schumacher,
Baughner,	Freeman,	Martin,	Shaw.
Benner,	Gay,	Middleton,	Short (Phelps),
Bennett,	Gmelich,	Miller,	Smith (Howell),
Best,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Grubb,	Moran,	Spencer (St. L. City),
Bothwell,	Gurney,	Mueller,	Spurgeon,
Bourn,	Hammond,	Murray,	Steel,
Breit,	Hancock,	Odneal,	Stickney,
Brock,	Harrison,	Pettijohn,	Swanger,
Calhoun,	Hart,	Phipps,	Tatum,
Cherrington,	Higbee,	Porterfield,	Tartar,
Davis (Taney),	Hinde,	Robertson,	Temme,
Davis (Wayne),	Johnston,	Rohne,	Tubbs,
Davison,	Jones (Hickory),	Russell (Crawford),	Walton,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Drum,	LeFavor,	Sawyer,	Wetzel,
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—80.

For Mr. ROY—Messrs :

Anderson,	Daneri,	McKearly,	Ross,
Armstrong,	Davidson,	McKee,	Rothwell,
Arnett,	DeReign,	Marsh,	Russell (N. Madrid),
Avery,	Drabelle,	Melson,	Schooler,
Buckner,	Ferguson,	Meriwether,	Sherrill,
Burks,	Gill,	Moore (Mississippi),	Short (Cole),
Cape,	Jenkins,	Mortimer,	Smith (Buchanan),
Chinn,	Julian,	O'Dell,	Sullinger,
Choate,	Kasey,	Old,	Tate,
Collins,	Kline,	O'Reilly,	Weaver,
Coppedge,	Kyler,	Pollock,	Weinhold,
Correll,	Lane,	Pratte,	Young (St. Fran.),
Cox,	McCollum,	Pritchett,	—53
Crisp,	McIntyre,		

Absent—Messrs.

Carroll,	George,	Lynch,	LeRoy—6.
Fuson,	Hall,		

Sick—Mr. Richards—1.

Mr. Gurney nominated Mr. Henry L. Eads of Daviess county for Engrossing Clerk.

Mr. Meriwether nominated Mr. West McMurray for Engrossing Clerk.

The roll being called, Mr. Eads was elected by the following vote :

For Mr. EADS—Messrs.

Atkins,	Freeman,	Middleton,	Short (Phelps),
Baughner,	Gay,	Miller,	Smith (Howell),
Benner,	Gmelich,	Moore (Stone),	Spencer (Douglas),
Bennett,	Griffiths,	Moran,	Spencer (St. L. City),
Best,	Grubb,	Mueller,	Spurgeon,
Bittinger,	Gurney,	Murray,	Steel,
Bothwell,	Hammond,	Odneal,	Stickney,
Breit,	Hancock,	Pettijohn,	Swanger,
Brock,	Harrison,	Phipps,	Tatum,
Calhoun,	Hart,	Porterfield,	Tartar,
Cherrington,	Higbee,	Robertson,	Temme,
Davis (Taney),	Hinde,	Rohne,	Tubbs,
Davis (Wayne),	Johnston,	Russell (Crawford),	Walton,
Davison,	Jones (Hickory),	Sachse,	Warner,
DeFord,	Jones (Polk),	Sailor,	Watson,
Denny,	Leazenby,	Sartin,	Waymeyer,
Denslow,	LeFavor,	Sawyer,	Wetzel,
Drum,	McPherson,	Schoppenhorst,	Young (Texas)—78.
Dyer,	Mahan,	Schumacher,	
Edgar,	Martin,	Shaw,	

For Mr. McMURRAY—Messrs.

Anderson,	Daneri,
Armstrong,	Davidson,
Arnett,	DeReign,
Avery,	Drabelle,
Buckner,	Ferguson,
Burks,	Gill,
Cape,	Jenkins,
Chinn,	Jones (Jackson),
Choate,	Kasey,
Collins,	Kline,
Coppedge,	Kyler,
Correll,	Lane,
Cox,	McCollum,
Crisp,	McIntyre,

McKearly,	Ross,
McKee,	Rothwell,
Marsh,	Russell (N. Madrid),
Melson,	Schooler,
Meriwether,	Sherrill,
Moore (Mississippi),	Short (Cole),
Mortimer,	Smith (Buchanan),
O'Dell,	Sullinger,
Old,	Tate,
O'Reilly,	Weaver,
Pollock,	Weinhold,
Pratte,	Young (St. Fran.),
Pritchett,	

—53

Absent with leave—Messrs.

Carroll,	Lynch—2
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Absent—Messrs.

Fuson,	George,
Bourn,	Hall,

LeRoy,

Julian—6.

Sick—Mr. Richards.

Leave of absence of Messrs. Carroll and Lynch was extended until Monday.

Mr. Leroy was reported sick by Mr. Tatum.

Mr. Freeman nominated Mr. J. H. Richardson, of Webster county, for Enrolling Clerk.

Mr. Julian nominated Mr. D. C. McClung, of Cole county, for Enrolling Clerk.

The roll being called, Mr. Richardson was elected by the following vote :

For Mr. RICHARDSON—Messrs.

Atkins,	Freeman,	Martin,	Shaw.
Baughner,	Gay,	Middleton,	Short (Phelps).
Benner,	Gmelich,	Miller,	Smith (Howell).
Bennett,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Best,	Grubb,	Moran,	Spencer (St. L. City),
Bittinger,	Gurney,	Mueller,	Spurgeon,
Bothwell,	Hammond,	Murray,	Steel,
Breit,	Hancock,	Odneal,	Stickney,
Brook,	Harrison,	Pettijohn,	Swanger,
Calhoun,	Hart,	Phipps,	Tatum,
Cherrington,	Higbee,	Porterfield,	Tartar,
Davis (Taney),	Hinde,	Robertson,	Temme,
Davis (Wayne),	Johnston,	Rohne,	Tubbs.
Davison,	Jones (Hickory),	Russell (Crawford),	Walton,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Drum,	LeFavor,	Sawyer,	Wetzel,
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—79.
Edgar,	Mahan,	Schumacher,	

For Mr. MCCLUNG—Messrs.

Anderson,	Crisp,	McIntyre,	Pritchett,
Armstrong,	Daneri,	McKearly,	Ross,
Arnett,	Davidson,	McKee,	Rothwell,
Avery,	DeReign,	Marsh,	Russell (N. Madrid),
Bourn,	Drabelle,	Melson,	Schooler,
Buckner,	Ferguson,	Meriwether,	Sherrill,
Burks,	Gill,	Moore (Mississippi),	Short (Cole),
Cape,	Jenkins,	Mortimer,	Smith (Buchanan),
Chinn,	Julian,	O'Dell,	Sullinger,
Choate,	Kasey,	Old,	Tate,
Collins,	Kline,	O'Reilly,	Weaver,
Coppedge,	Kyler,	Pollock,	Weinhold,
Correll,	Lane,	Pratte,	Young (St. Fran.),
Cox,	McCollum,		

—54

Absent—Messrs.

Fuson, George, Hall, Leroy—4.

Absent with leave—Messrs.

Carroll, Lynch—2.

Sick—Mr. Richards—1.

Mr. Brock nominated Mr. Geo. H. Pountain, of Moniteau county, for Doorkeeper.

Mr. DeReign nominated Mr. W. S. Rex, of St. Louis City, for Doorkeeper.

The roll being called, Mr. Pountain was elected by the following vote:

For Mr. POUNTAIN—Messrs.

Atkins,	Freeman,	Martin,	Shaw,
Baughner,	Gay,	Middleton,	Short (Phelps),
Benner,	Gmelich,	Miller,	Smith (Howell),
Bennett,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Best,	Grubb,	Moran,	Spencer (St. L. City),
Bittinger,	Gurney,	Mueller,	Spurgeon,
Bothwell,	Hammond,	Murray,	Steel,
Breit,	Hancock,	O'dneal,	Stickney,
Brock,	Harrison,	Pettijohn,	Swanger,
Calboun,	Hart,	Phipps,	Tatum,
Cherrington,	Higbee,	Porterfield,	Tartar,
Davis (Taney),	Hinde,	Robertson,	Temme,
Davis (Wayne),	Johnston,	Rohne,	Tubbs,
Davison,	Jones (Hickory),	Russell (Crawford),	Walton,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Drum,	LeFavor,	Sawyer,	Weitzel,
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—79.
Edgar,	Mahan,	Schumacher,	

For Mr. REX—Messrs.

Anderson,	Crisp,	McIntyre,	Pritchett,
Armstrong,	Daneri,	McKearly,	Ross,
Arnett,	Davidson,	McKee,	Rothwell,
Avery,	DeReign,	Marsh,	Russell (N. Madrid),
Bourn,	Drabelle,	Melson,	Schooler,
Buckner,	Ferguson,	Meriwether,	Sherill,
Burks,	Gill,	Moore (Mississippi),	Short (Cole),
Cape,	Jenkins,	Mortimer,	Smith (Buchanan),
Chinn,	Julian,	O'Dell,	Sullinger,
Choate,	Kasey,	Old,	Tate,
Collins,	Kilne,	O'Reilly,	Weaver,
Coppedge,	Kyler,	Pollock,	Weinhold,
Correll,	Lane,	Pratte,	Young (St. Francois)
Cox,	McCollum,		—54.

Absent—Messrs.

Fuson, George, Hall, LeRoy—4.

Absent with leave—Messrs.

Carroll, Lynch—2.

Sick—Mr. Richards—1.

Mr. Drum nominated Mr. J. W. Eldridge, of Springfield, Greene county, for Sergeant-at-Arms.

Mr. Pratte nominated Mr. John J. Burnett for Sergeant-at-Arms.

The roll being called, Mr. Eldridge was elected by the following vote:

For Mr. ELDRIDGE—Messrs.

Atkins,	Gay,	Martin,	Schumacher,
Baughner,	Gmelich,	Middleton,	Shaw,
Benner,	Griffiths,	Miller,	Short (Phelps),
Bennett,	Grubb,	Moore (Stone),	Smith (Howell),
Best,	Gurney,	Moran,	Spencer (Douglas),
Bittinger,	Hammond,	Mueller,	Spencer (St. L. city),
Bothwell,	Hancock,	Murray,	Spurgeon,
Breit,	Harrison,	Odneal,	Steel,
Brock,	Hart,	Pettijohn,	Stickney,
Calhoun,	Higbee,	Phipps,	Swanger,
Cherrington,	Hinde,	Porterfield,	Tatum,
Davis (Faney),	Johnston,	Robertson,	Tartar,
Davis (Wayne),	Jones (Hickory),	Rohne,	Temme,
Davison,	Jones (Jackson),	Russell (Crawford),	Tubbs,
DeFord,	Jones (Polk),	Sachse,	Walton,
Denny,	Leazenby,	Sailor,	Watson,
Denslow,	LeFavor,	Sartin,	Waymeyer,
Drum,	McPherson,	Sawyer,	Wetzel,
Dyer,	Mahan,	Schoppenhorst,	Young (Texas)—78.
Freeman,	Marsh,		

For Mr. BURNETT—Messrs.

Anderson,	Crisp,	McCollum,	Ross,
Armstrong,	Daneri,	McIntyre,	Rothwell,
Arnett,	Davidson,	McKee,	Russell (N. Madrid),
Avery,	DeReign,	Melson,	Schooler,
Bourn,	Drabelle,	Meriwether,	Sherrill,
Buckner,	Edgar,	Moore (Mississippi),	Short (Cole),
Burks,	Ferguson,	Mortimer,	Smith (Buchanan),
Cape,	Gill,	O'Dell,	Sullinger,
Chinn,	Jenkins,	Old,	Tate,
Choate,	Kasey,	O'Reilly,	Weaver,
Collins,	Kline,	Pollock,	Weinhold,
Coppedge,	Kyler,	Pratte,	Young (St. Francois),
Correll,	Lane,	Pritchett,	—52.
Cox,			

Absent—Messrs.

Fuson,	Hall,	LeRoy,	Warner—7.
George,	Julian,	McKearly,	

Absent with leave—Messrs.

Carroll,	Lynch—2.
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Sick—Mr. Richards—1.

Mr. Russell of Crawford moved to take a recess until 3 o'clock p. m.

Mr. Mueller offered an amendment, fixing the time at 1:30 p. m., which was lost.

Motion to take recess until 3 o'clock carried.

AFTERNOON SESSION.

The hour of recess having expired, the House was called to order by Temporary Speaker Pettijohn.

Mr. Short of Phelps nominated Mr. Sam Keller of Pulaski county for Official Reporter.

Mr. Gill nominated Mr. B. S. Mitchell of Clay county for Official Reporter.

The roll being called, Mr. Keller was elected by the following vote:

For Mr. KELLER—Messrs.

Atkins,	Freeman,	Mahan,	Schumacher,
Baugher,	Fuson,	Martin,	Shaw,
Benner,	Gay,	Middleton,	Short (Phelps),
Bennett,	Gmelich,	Miller,	Smith (Howell),
Best,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Grubb,	Moran,	Spencer (St. L. City),
Bothwell,	Gurney,	Mueller,	Spurgeon,
Breit,	Hammond,	Murray,	Steel,
Brock,	Hancock,	Odneal,	Stickney,
Calhoun,	Harrison,	Pettijohn,	Swanger,
Cherrington,	Hart,	Phipps,	Tartar,
Davis (Taney),	Higbee,	Porterfield,	Temme,
Davis (Wayne),	Hinde,	Robertson,	Tabbs,
Davison,	Johnston,	Rohne,	Walton,
DeFord,	Jones (Hickory),	Russell (Crawford),	Watson,
Denny,	Jones (Jackson),	Sachse,	Waymeyer,
Denslow,	Jones (Polk),	Sailor,	Weaver,
Drum,	Leazenby,	Sartin,	Wetzel,
Dyer,	LeFavor,	Sawyer,	Young (Texas)—79.
Edgar,	McPherson,	Schoppenhorst,	

For Mr. MITCHELL—Messrs.

Anderson,	Correll,	Lane,	O'Reilly,
Armstrong,	Cox,	McCoilum,	Pollock,
Arnett,	Davidson,	McIntyre,	Ross,
Avery,	DeReign,	McKearly,	Russell (N. Madrid),
Bourn,	Drabelle,	McKee,	Schooler,
Buckner,	Gill,	Marsh,	Short (Cole),
Burks,	Jenkins,	Melson,	Smith (Buchanan),
Cape,	Julian,	Meriwether,	Sullinger,
Chinn,	Kasey,	Moore (Mississippi),	Tate,
Choate,	Kline,	O'Dell,	Weinhold,
Collins,	Kyler,	Old,	Young (St Francois)
Coppedge,			—45.

Absent—Messrs.

Crisp,	Hall,	Pratte,	Sherrill,
Daneri,	LeRoy,	Pritchett,	Tatum,
Ferguson,	Mortimer,	Rothwell,	Warner—13.
George,			

Absent with leave—Messrs.

Carroll,	Lynch—2.
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Sick—Mr. Richards—1.

* Mr. Denslow nominated Rev. E. B. Lytle, of Trenton, Grundy county, for Chaplain.

Mr. Lane nominated Rev. W. M. Prottzman of Cole county, for Chaplain.

The roll being called, Rev. E. B. Lytle was elected by the following vote :

For Rev. E. B. LYTLE—Messrs.

Atkins,	Denny,	Harrison,	Moore (Stone),
Baugher,	Denslow,	Hart,	Moran,
Benner,	Drum,	Higbee,	Mueller,
Bennett,	Dyer,	Hinde,	Murray,
Best,	Edgar,	Johnston,	Odneal,
Bittinger,	Ferguson,	Jones (Hickory),	Pettijohn,
Bothwell,	Freeman,	Jones (Jackson),	Phipps,
Breit,	Fuson,	Jones (Polk),	Porterfield,
Brock,	Gay,	Leszenby,	Robertson,
Calhoun,	Gmelich,	LeFavor,	Rohne,
Cherrington,	Griffiths,	McPherson,	Russell (Crawford),
Davis (Taney),	Grubb,	Mahan,	Sachse,
Davis (Wayne),	Gurney,	Martin,	Sailor,
Davison,	Hammond,	Middleton,	Sartin,
DeFord,	Hancock,	Miller,	Sawyer,

Schoppenhorst,	Spencer (Douglas),	Tatum,	Walton,
Schumacher,	Spencer (St. L. City)	Tartar,	Watson,
Shaw,	Spurgeon,	Temme,	Waymeyer,
Short (Phelps),	Steel,	Tubbs,	Wetzel—78.
Smith (Howell),	Swanger,		

For Rev. W. M. PROTTSMAN—Messrs.

Anderson,	Cox,	McIntyre,	Pritchett,
Armstrong,	Davidson,	McKearly,	Ross,
Arnett,	DeReign,	McKee,	Russell (N. Madrid),
Avery,	Drabelle,	Marsh,	Schooler,
Bourn,	Gill,	Melson,	Sherrill,
Buckner,	Jenkins,	Meriwether,	Short (Cole),
Burks,	Julian,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Kasey,	O'Dell,	Sullinger,
Chinn,	Kline,	Old,	Tate,
Choate,	Kyler,	O'Reilly,	Weaver,
Collins,	Lane,	Pollock,	Weinhold,
Coppedge,	McCollum,	Pratte,	Young (St. Francois)
Correll,			—49

Absent—Messrs.

Crisp,	Hall,	Rothwell,	Warner,
Daneri,	LeRoy,	Stickney,	Young (Texas)—10.
George,	Mortimer,		

Absent with leave—Messrs.

Carroll,	Lynch—2.
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Sick—Mr. Richards—1.

Mr. Benner nominated Mr. Giles Bell of Fulton, Callaway county, for Folding Clerk.

Mr. Russell of Crawford moved to suspend the rules and elect Folding Clerk.

A division of the House being demanded, the motion was carried—ayes 72, nays 43.

Mr. Tubbs moved that Mr. Giles Bell be elected by acclamation. The ayes and nays being demanded, the roll was called.

Pending the roll-call,

Mr. Davidson raised the point of order that the rules had not been suspended, two-thirds of the members not having voted in the affirmative.

The Chair ruled that the point was not well taken, and the roll-call was proceeded with, with the following result :

AYES—Messrs.

Atkins,	Freeman,	Martin,	Schumacher,
Baughner,	Gay,	Middleton,	Shaw,
Benner,	Gmelich,	Miller,	Short (Phelps),
Bennett,	Griffiths,	Moore (Stone),	Smith (Howell),
Best,	Grubb,	Moran,	Spencer. (Douglas),
Bittinger,	Gurney,	Mueller,	Spencer (St. L. City),
Bothwell,	Hammond,	Murray,	Spurgeon,
Breit,	Hancock,	Odneal,	Steel,
Brock,	Harrison,	Pettijohn,	Stickney,
Calhoun,	Hart,	Phipps,	Swanger,
Cherrington,	Higbee,	Porterfield,	Tatum,
Davis (Taney),	Hinde,	Robertson,	Tartar,
Davis (Wayne),	Johnston,	Rohne,	Temme,
Davison,	Jones (Hickory),	Russell (Crawford),	Tubbs,
DeFord,	Jones (Jackson),	Sachse,	Walton,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Drum,	LeFavor,	Sawyer,	Wetzel,
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—78.
Edgar,	Mahan,		

Noes—Messrs.

Anderson,	Cox,	McIntyre,	Pritchett,
Armstrong,	Davidson,	McKearly,	Ross,
Arnett,	DeReign,	McKee,	Russell (N. Madrid),
Avery,	Drabelle,	Marsh,	Schooler,
Bourn,	Ferguson,	Melson,	Sherrill,
Buckner,	Gill,	Meriwether,	Short (Cole)
Burks,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Julian,	O'Dell,	Sullinger,
Chinn,	Kasey,	Old,	Tate,
Choate,	Kline,	O'Reilly,	Weaver,
Collins,	Kyler,	Pollock,	Weinhold,
Coppedge,	Lane,	Pratte,	Young (St. Francois)
Correll,	McCoillum		—50.

Absent—Messrs.

Crisp,	George,	LeRoy,	Rothwell.
Daneri,	Hall,	Mortimer,	Warner—9.
Fuson,			

Absent with leave—Messrs.

Carroll,	Lynch—2.
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Sick—Mr. Richards—1.

The Chair declared Mr. Bell elected.

Mr. Russell was conducted to the chair, and the oath of office administered by Judge Robinson, as follows:

I, Benjamin F. Russell, Representative, do solemnly swear that I will support the Constitution of the United States and of the State of Missouri, and faithfully perform the duties of my office; and that I will not knowingly receive, directly or indirectly, any money or other valuable thing for the performance or non-performance of any act or duty pertaining to my office, other than the compensation allowed by law.

BENJAMIN F. RUSSELL.

Subscribed and sworn to before me this 3d day of January, 1895
 WALLOUR M. ROBINSON,
 Judge Supreme Court.

The following officers then came forward and were sworn into their respective offices by Waltour M. Robinson, judge of the Supreme court:

Rudolph W. Mueller, Speaker *pro tem*.

Albert Griffen, Chief Clerk.

Wm. G. Kitchen, Assistant Chief Clerk.

Henry L. Eads, Engrossing Clerk.

J. A. Richardson, Enrolling Clerk.

G. H. Pountain, Door-keeper.

J. W. Eldredge, Sergeant-at-Arms.

Sam'l Keller, Official Reporter.

Rev. E. B. Lytle, Chaplain.

Giles Bell, Folding Clerk.

Messrs. Weaver and Ross were sworn in by Judge Robinson.

Mr. Davidson moved that a committee of three members of this House be appointed to act in conjunction with a like committee from the Senate, to inform the Governor that the House is now fully organized and ready to receive any communication he may have to offer.

On motion of Mr. Tubbs, the House adjourned until 9 o'clock to-morrow morning.

THIRD DAY—FRIDAY, January 4, 1895.

House met pursuant to adjournment, at 9 o'clock a. m.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Swanger offered the following resolution :

Resolved, That the Chief Clerk be instructed to inform the Senate that the House is now fully organized by the election of

B. F. Russell, Speaker ;

R. W. Mueller, Speaker *pro tem.* ;

Albert Griffien, Chief Clerk ;

W. G. Kitchen, Assistant Chief Clerk ;

Henry L. Eads, Engrossing Clerk ;

J. A. Richardson, Enrolling Clerk ;

J. W. Eldridge, Sergeant-at-Arms ;

George H. Pountain, Doorkeeper ;

Sam Keller, Official Reporter ;

E. B. Lytle, Chaplain ;

Giles Bell, Folding Clerk ;

And that the House is now ready to proceed to open, canvass and publish the returns of the late election for State officers, in compliance with section 3, article 5 of the constitution of the State of Missouri, and that the Senate is respectfully invited to meet the House in joint session in the hall of the House at once for the purpose of opening, canvassing and publishing the said returns ;

Which was read and adopted.

Mr. Sartin moved to take a recess until 10 o'clock a. m. ;

Which was read and agreed to.

The hour of recess having expired, the House was called to order by Speaker Russell.

The following message was received from the Senate through the Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House of Representatives that the Senate has organized by the election of the following officers :

George T. Dunn, President *pro tem.* ;

C. Roach, Secretary ;

R. E. Lozier, Assistant Secretary ;

W. M. Smith, Official Reporter ;

J. T. Wells, Sergeant-at-Arms ;

Rev. C. G. Davis, Chaplain ;

U. A. McBride, Doorkeeper ;

Chas. Allison, Folder ;

Wm. Martin, Willie Jones and Jack Gray, Pages ;

And is now ready for business.

JOINT SESSION.

The Doorkeeper announced the arrival of the Senate, and it was admitted.

The joint session was called to order by President O'Meara of the Senate, who announced the object of the joint session to be to examine the returns of the last election for State officers and declare the result.

The Secretary of the Senate called the Senate roll, whereupon the following Senators answered to their names:

Present—Senators

Amelung,	Gash,	Love,	Peers,
Ballard,	Goodykoontz,	Lyman,	Powers,
Baskett,	Gray,	McClintic,	Seaber,
Bledsoe,	Harrison,	Madison,	Tunnell,
Brewster,	Kennish,	Morrissey,	Walker,
Busche,	Klene,	Morton,	Williams,
Davisson,	Lancaster,	Mott,	Wurdeman,
Drum,	Landrum,	O'Bannon,	Yeater—33.
Dunn,			

Absent—Senator Orchard—1.

The Chief Clerk of the House called the House roll, whereupon the following members of the House answered to their names:

Present—Messrs.

Anderson,	DeReign,	LeFavor,	Sailor,
Armstrong,	Drabelle,	Lynch,	Sartin,
Arnett,	Drum,	McCollum,	Sawyer,
Atkins,	Dyer,	McIntyre,	Schoppenhorst,
Avery,	Edgar,	McKearley,	Schooler,
Baughner,	Ferguson,	McKee,	Schumacher,
Benner,	Freeman,	McPherson,	Shaw,
Bennett,	Fuson,	Mahan,	Sherrill,
Best,	Gay,	Marsh,	Short (Cole),
Bittinger,	George,	Martin,	Short (Phelps),
Bothwell,	Gill,	Melson,	Smith (Howell),
Bourn,	Gmelich,	Meriwether,	Spencer (Douglas),
Breit,	Griffiths,	Middleton,	Spencer (St. L. City),
Brock,	Grubb,	Miller,	Spurgeon,
Buckner,	Gurney,	Moore (Mississippi),	Steel,
Burks,	Hall,	Moore (Stone),	Stickney,
Calhoun,	Hammond,	Moran,	Sullinger,
Cape,	Hancock,	Mortimer,	Swanger,
Cherrington,	Harrison,	Mueller,	Tartar,
Chinn,	Hart,	Murray,	Tate,
Choate,	Higbee,	O'Dell,	Tatum,
Collins,	Hinde,	Odneal,	emme,
Coppedge,	Jenkins,	Old,	Tubbs,
Correll,	Johnson,	O'Reilly,	Walton,
Cox,	Jones (Hickory),	Pettijohn,	Warner,
Crisp,	Jones (Jackson),	Pollock,	Watson,
Daneri,	Jones (Polk),	Porterfield,	Waymeyer,
Davidson,	Julian,	Pratte,	Weaver,
Davis (Taney),	Kasey,	Pritchett,	Weinhold,
Davis (Wayne),	Kline,	Robertson,	Wetzel,
Davison,	Kyler,	Rohne,	Young (St. Fran.),
DeFord,	Lare,	Ross,	Young (Texas),
Denny,	Leazenby,	Sachse,	Mr. Speaker—133.
Denslow,			

Absent—Messrs.

LeRoy,	Carroll,	Phipps,	Russell (N. Madrid),
Smith (Buchanan),		Rothwell,	—6.

Sick—Mr. Richards—1.

Senator Dunn moved that a committee be appointed, to consist of the President of the Senate and one Senator and two members of the House, to assist in casting up the vote of the last election;

Which was carried.

The President appointed the following committee: Senator Dunn, Messrs. Moore of Mississippi and Bothwell.

Mr. Tatum reported Mr. LeRoy sick.

The Speaker of the House, in accordance with section 3, article 5 of the Constitution of the State of Missouri, announced the following as the result of the count:

Gentlemen of the Joint Session :

The following is the result of the canvass of the returns for State officers :

For Superintendent of Public Schools—

John R. Kirk.....	229,905	Miss Ellen D. Morris.....	3,532
William T. Carrington	226,278	James A. Rendal.....	1,624
Joseph D. Elliff.....	42,251		

For Railroad and Warehouse Commissioner—

Joseph Flory.....	231,486	Paul C. Yates.....	3,041
Joseph H. Finks.	225,149	Siegfried Seiler.....	1,556
Thos. J. Hendrickson.....	42,336		

Now, therefore, I, Benjamin F. Russell, Speaker of the House of Representatives of the State of Missouri, declare that John R. Kirk has been elected State Superintendent of Public Schools for the term of four years, and Joseph Flory has been elected Railroad and Warehouse Commissioner for the term of six years—they having received the highest number of votes cast for said offices at the general election held on the 6th day of November, A. D. 1894, as shown by the returns of said election just opened and published by me, Speaker of the House of Representatives.

Senator Dunn moved that the joint session be dissolved ;
Which was carried.

Mr. Tubbs offered the following resolution :

Resolved. That a committee of five members of this House be appointed by the Speaker to inquire into and report to this House the number of clerks, messengers, janitors, pages and other employes which shall, in their judgment, be necessary to the proper and expeditious transaction of the business of this House ;

Which was read and adopted.

The Speaker appointed Messrs. Tubbs, Porterfield, Bittinger, Bothwell and Davidson.

Mr. Davidson offered the following resolution :

Resolved. That a committee of three members of the House be appointed by the Speaker, to act with a like committee from the Senate, to wait on the Governor and inform him that the House is now regularly organized and ready to receive any communication he may have to submit ;

Which was read and adopted.

The Speaker appointed the following committee: Messrs. Davidson, Higbee and Swanger.

Mr. Tatum offered the following resolution :

Resolved. That the Speaker appoint a committee of five members of the House, to which committee the Speaker shall be added as a member, to revise, compile and report rules for the government of this House ;

Which was read and adopted.

Mr. Moran offered the following resolution :

Resolved. That the Sergeant-at-Arms be directed to purchase six United States standard thermometers, to be placed about the halls and corridors for the purpose of regulating the temperature thereof, and that the chairman of the Committee on Accounts be and is hereby instructed to audit the account therefor ;

Which was read and not adopted.

Mr. Bothwell offered the following resolution :

Resolved, That the committee appointed to revise, compile and report rules for the government of this House be requested to report a rule providing that "Reed's Parliamentary Rules" shall be accepted as the governing authority in all cases in which they are applicable and not inconsistent with the standing rules and orders of the House and the joint rules of the Senate and House of Representatives.

Mr. Bothwell moved the reference of the resolution regarding the rules of the House to the Committee on Rules ;

Which was agreed to.

Mr. Davidson, chairman of the committee appointed to wait upon the Governor, submitted the following report :

MR. SPEAKER: Your committee appointed to wait upon his Excellency, the Governor, beg leave to report that they have discharged that duty, and that he informs them that he will submit a communication at once.

The following message was received from the Governor through his Private Secretary, Mr. Winston :

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, January 4, 1895. }

To the Speaker of the House of Representatives :

I have the honor to forward you herewith my biennial message for 1895, with accompanying reports.

W. J. STONE, Governor.

Which was read.

(For message and reports, see Appendix.)

Mr. Hart offered the following resolution :

Resolved, That the message of his Excellency, the Governor of the State of Missouri, be referred to the appropriate committee of the House, when the same shall be formed, and that 9000 copies of said message be printed, 7000 copies of which shall be in the English language and 2000 copies in the German language, for the use of the members of the House and for general distribution among the people.

On motion of Mr. Drabelle, the Chief Clerk was authorized by the House to so change the resolution as to provide for 1000 copies, to be given to the Secretary of State for the use of his Excellency, the Governor, if desired.

The Speaker submitted his appointment of the following committee to revise the rules : Messrs. Tatum, Bothwell, Pettijohn, Bittinger and Davidson.

On motion of Mr. Moran, the House adjourned until 2 o'clock p. m. Monday.

FOURTH DAY—MONDAY, January 7, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. Mr. Johnston.

Journal of Friday read and approved.

Mr. Tatum introduced the following resolution :

Whereas, It is customary to honor the 8th day of January in commemoration of the signal victory obtained on that day by Gen. Andrew Jackson ; and

Whereas, He subsequently, as President of the United States, proclaimed and advanced two cardinal doctrines adopted by the National Republican party, viz : First, the Federal Union, it must and shall be preserved ; and, second, a tariff for the development and protection of the resources and manufacturers of this country, is both constitutional and good policy ; therefore, be it

Resolved, That the Adjutant-General be and he is hereby directed to fire a national salute from the front of the capitol at noon tomorrow, January 8, 1895 ;

Which was read and adopted.

The Speaker laid before the House the notice of the contested election case of Still against Kasey; whereupon

Mr. Higbee offered the following resolution :

In the House of Representatives of the 38th General Assembly of the State of Missouri, January 7, 1895.

Thomas A. Still, Contestant,

vs

Singleton L. Kasey, Contestee.

Resolved, That whereas it has been made to appear to this House that there is now pending a contest between Thos. A. Still of Macon county, and Singleton L. Kasey, of said county, for the seat of Representative in this House from said county, and that said contestant, Thomas A. Still, asked that this House make an order directing the clerk of the county court of said Macon county to open, count and compare with the list of voters of said county, and examine the ballots in his office, which were cast at the election in contest, and to certify the result of such count, comparison and examination, so far as the same relates to the said office in contest, to this House, therefore be it

Resolved, That the said county clerk of Macon county, Missouri, be and he is hereby ordered and commanded to open, count, compare with the list of voters and examine the ballots in his office which were cast at the election in contest, and to certify the result of such count, comparison and examination, so far as the same relates to the office in contest, to this House in due time; and be it further ordered that this House do forthwith forward a certified copy of this order, to the sheriff of Macon county, Missouri, and that the said sheriff do serve this order in due time on said county clerk, as provided in sections 4721 and 4722 of the Revised Statutes of Missouri for 1889, and amendments thereto.

Mr. Hall came forward and was sworn in by the Speaker.

Leave of absence was granted to Messrs. Short and Bothwell until Wednesday, January 9, 1895, and Mr. Davidson for one week, and to Mr. Coppedge.

Mr. Weinhold offered the following resolution :

Resolved, That in compliance with the provisions of Sec. 8081, of Revised Statutes of 1889, 5000 copies of the annual report of the State Superintendent of Public Schools for the year ending June 30, 1894, be printed, of which 2000 copies shall be bound in cloth and 3000 copies in pamphlet form ; 500 copies to be for the Senate and 1000 copies for the House, and 3500 copies for the use of the State Superintendent of Public Schools ;

Which was read and adopted.

The following message was received from the Senate, through the Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House of Representatives that the Senate has appointed the following Senators—viz., Senators Lyman, Yeater and Landrum—as a committee to act with a like committee from the House, to inform the Governor that the Senate and the House are now organized and ready to receive any communication which he may desire to make to them; which was read.

Mr. Schooler offered the following resolution :

Resolved, That a temporary committee on accounts, consisting of three members, be appointed by the Speaker of this House, and said committee be authorized to audit the claims of the members for their per diem, mileage and stationery ; and that the State Treasurer be requested to pay members of the House upon the certificate of said committee, when certified to by the State Auditor ;

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following resolution :

Resolved, That a committee of three from this House be appointed to act with a like committee of the Senate to prepare and report joint rules for the government of the Senate and House of Representatives ;

Which was read and adopted.

Mr. Davis of Taney offered the following resolution :

Resolved, That the temporary committee on accounts be and they are hereby authorized to audit and allow the accounts of the temporary Chief Clerk and his force, the temporary Sergeant-at-arms, and all the temporary officers who are entitled to compensation under the law for services rendered this House prior to its permanent organization ;

Which was read and adopted.

The Speaker announced the following temporary committee on accounts : Messrs. Davison, Gmelich and Steel.

Mr. Stickney introduced House bill No. 1, entitled

An act fixing the salaries and fees of certain county officers in counties containing 45,000 or less than 100,000 inhabitants ;

Which was read first time.

Mr. Stickney introduced House bill No. 2, entitled

An act to establish a Reform School for Boys in Southwest Missouri, to be known as "State Reform School No. 2," and to appropriate money therefor ;

Which was read first time.

Mr. Stickney introduced House bill No. 3, entitled

An act to repeal sections 5740, 5741, 5742, 5743, 5744, 5745 and 5746 of chapter 88, article 5, of the Revised Statutes of 1889, and to enact seven new sections in lieu thereof ;

Which was read first time.

Mr. Moore of Mississippi introduced House bill No. 4, entitled

An act to amend section 4156, article 6, chapter 48, Revised Statutes 1889, entitled "Proceedings before trial—change of venue, when granted ;"

Which was read first time.

Mr. Cape introduced House bill No. 5, entitled

An act to amend chapter 111, entitled "Merchants' license ;"

Which was read first time.

Mr. Cape introduced House bill No. 6, entitled

An act to repeal section 6632, chapter 100, article 1, of the Revised Statutes of Missouri, entitled "Legislature," and to enact a new section in lieu thereof, to be known as section 6632 ;

Which was read first time.

Mr. Cape introduced House bill No. 7, entitled

An act to repeal sections 4902, 4903, 4906, 4907 and 4908 of chapter 63 of the Revised Statutes of 1889, entitled "Executions ;"

Which was read first time.

Mr. Cape introduced House bill No. 8, entitled

An act to repeal an act approved March 30, 1893, prohibiting the shipment of certain kinds of game from the county where killed ;

Which was read first time.

Mr. Tubbs introduced House bill No. 9, entitled

An act to repeal section 7723, article 8, chapter 138, Revised Statutes 1889, and to enact a new section requiring the board for the equalization of railroad property to increase the assessed valuation of railroad property until such property shall bear its equal share of the burdens of taxation ;

Which was read first time.

Mr. Tubbs introduced House bill No. 10, entitled

An act to repeal sections 2673 and 2682, article 3, chapter 42, Revised Statutes of 1889, and to enact two new sections in lieu thereof, reducing railroad passenger fare from three and four to two and one-half and three and one-half cents per mile, and to require railroad officials to include in their annual reports to the Railroad Commissioners the number, name, residence, occupation and official position of all persons transported free of charge, or at reduced rates, other than the regular commutation and excursion rates granted to the general public ;

Which was read first time.

Mr. Tubbs introduced House bill No. 11, entitled

An act to repeal sections 5574, 5575 and 5577, article 1, chapter 87, Revised Statutes of 1889, and to enact three new sections in lieu thereof, requiring the coal oil inspectors to turn their fees into the State treasury, and providing compensation for said inspection ;

Which was read first time.

Mr. Tubbs introduced House Bill No. 12, entitled

An act to amend section 5086b of an act entitled "An act to amend chapter 67, Revised Statutes of 1889, relating to fish," Session Acts of 1893 ;"

Which was read first time.

Mr. Hart introduced House bill No. 13, entitled

An act to amend section 18, Session Acts 1891, entitled "Fees ;"

Which was read first time.

Mr. Hart introduced House bill No. 14, entitled

An act to repeal section 23, entitled "Fees ;"

Which was read first time.

Mr. Hart introduced House bill No. 15, entitled

An act to repeal section 8938, Revised Statutes of 1889, and to enact two sections in lieu thereof ;

Which was read first time.

Mr. Hart introduced House bill No. 16, entitled

An act to amend section 3280, chapter 47, Revised Statutes 1889 ;

Which was read first time.

Mr. Armstrong introduced House bill No. 17, entitled

An act to repeal section 4156, chapter 48, article 6, of the Revised Statutes of 1889, in relation to change of venue in criminal cases, and enacting in lieu thereof a new section ;

Which was read first time.

Mr. Young of Texas introduced House bill No. 18, entitled

An act to amend sections 4330, 4332 and 4336 of article 12 of chapter 48 of the Revised Statutes of the State of Missouri, of 1889, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

Mr. Young of Texas introduced House bill No. 19, entitled

An act to amend section 4155, of article 6, of chapter 48, of Revised Statutes of Missouri, of 1889, entitled "Proceedings before trial, change of venue, when granted," and to repeal section 4156 of said article and chapter ;

Which was read first time.

Mr. Young of Texas introduced House bill No. 20, entitled

An act to amend section 2920, of chapter 43, Revised Statutes of 1889, entitled "Costs in civil cases;"

Which was read first time.

Mr. Young of Texas introduced House bill No. 21, entitled

An act to amend section 31 of an act "providing for and regulating the fees and emoluments of prosecuting attorney, judges of the county court, clerks of the county courts, judges of the probate courts, clerks of the supreme court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of register of lands of state, for duties of the secretary of state, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891;

Which was read first time.

Mr. Young of Texas introduced House bill No. 22, entitled

An act to amend article 5 of chapter 30 of the General Statutes of Missouri for 1889, entitled "Cities of the fourth class," by adding a new section thereto, to be known as section 1665a, providing that the mayor and board of aldermen shall, annually, levy and collect, by ordinance, a tax upon all the real and personal property within said city, not greater than one-tenth of one per cent thereof, to be known and denominated as the cemetery fund, and to be kept sacred for that purpose and that purpose only;

Which was read first time.

Mr. Harrison introduced House bill No. 23, entitled

An act prohibiting the sale of tobacco, cigars and cigarettes to and their use by children;

Which was read first time.

Mr. Kasey introduced House bill No. 24, entitled

An act to provide for working and improving the public roads by the organization of special road districts of territory not more than ten miles square, in which is located a city of not less than fifteen hundred inhabitants, and to raise revenues therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in such prescribed territory wherein the county courts shall, by order of record, declare the same to be the law in such prescribed territory where adopted by the legal voters thereof;

Which was read first time.

Mr. Warner introduced House bill No. 25, entitled

An act to regulate the taking of certain chattels as security for the purchase price thereof, and as security for money loaned thereon, in cities now having or that may hereafter have one hundred thousand inhabitants or more, and providing forfeitures and penalties for a violation thereof;

Which was read first time.

Mr. Gurney introduced House bill No. 26, entitled

An act for the protection of the dairy interest of this State;

Which was read first time.

Mr. Gurney introduced House bill No. 27, entitled
An act for the protection of imported game birds in this State ;
Which was read first time.

Mr. Gurney introduced House bill No. 28, entitled
An act to protect shippers and regulate stock-yard charges in this
State ;

Which was read first time.

Mr. Gurney introduced House bill No. 29, entitled
An act to prohibit selling or giving away to minors cigars and tobacco in this State ;

Which was read first time.

Mr. Avery introduced House bill No. 30, entitled
An act to amend section 4156, article 6, chapter 48, Revised Statutes of the State of Missouri, 1889, entitled "Proceedings before trial, change of venue ; when granted ;"

Which was read first time.

Mr. Avery introduced House bill No. 31, entitled
An act to amend chapter 55 of the Revised Statutes of the State of Missouri, 1889, entitled "Dower," by adding a new section thereto, to be known as section 4518a ;

Which was read first time.

Mr. Avery introduced House bill No. 32, entitled
An act to amend sections 2261 and 2262, article 9, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Changes of venue ;"

Which was read first time.

Mr. McCollum introduced House bill No. 33, entitled
An act to amend section 685, entitled "Auctioneers," and reduce prices of license ;

Which was read first time.

Mr. McCollum introduced House bill No. 34, entitled
An act to prevent sale of pistol cartridges to minors ;
Which was read first time.

Mr. McCollum introduced House bill No. 35, entitled
An act to authorize W. T. Swindle to practice medicine and surgery ;

Which was read first time.

Mr. McCollum introduced House bill No. 36, entitled
An act to amend section 5003, entitled "Witness fees ;"
Which was read first time.

Mr. Burks introduced House bill No. 37, entitled
An act to suppress option-dealing, and to fix punishment ;
Which was read first time.

Mr. Burks introduced House bill No. 38, entitled
An act to appoint an inspector of banks and trust companies, and to define his duties ;

Which was read first time.

Mr. Lane introduced House bill No. 39, entitled
An act to amend sections 7512, 7513, 7517, 7519, 7526, 7531, 7542, 7546, 7552, 7557, 7569, 7571, 7608, 7626, of chapter 138, Revised Statutes

of Missouri, revision 1889, as amended by act approved March 28, 1893, entitled the "Assessment and collection of revenue ;"

Which was read first time.

Mr. Lane introduced House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled "County depositories," as amended by the act approved March 21, 1891 ;

Which was read first time.

Mr. Lane introduced House bill No. 41, entitled

An act to amend section 8292, of chapter 154, of the Revised Statutes of Missouri of 1889 ;

Which was read first time.

Mr. Lane introduced House bill No. 42, entitled

An act relating to railroad companies, and giving additional powers to the Board of Railroad and Warehouse Commissioners, and prescribing certain duties and liabilities of railroad companies ;

Which was read first time.

Mr. DeReign introduced House bill No. 43, entitled

An act to protect the watermelon growers of this State ;

Which was read first time.

Mr. Davison introduced House bill No. 44, entitled

An act to amend section 3 (7807), of an act, entitled " An act to repeal sections 7806, 7807, 7808, 8809, 7810, 7811 and 7815, of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend sections 7806, 7814, of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved April 20, 1891, and to enact in lieu thereof seven new sections,' approved March 28, 1893 ;

Which was read first time.

Mr. Jones of Jackson, introduced House bill No. 45, entitled

An act concerning contested election cases ;

Which was read first time.

Mr. Watson introduced House bill No. 46, entitled

An act to repeal sections 4153, 4154, 4155 and 4156, of chapter 48, article 6, Revised Statutes of the State of Missouri, and to enact four new sections in lieu thereof, relating to " Change of venue in criminal cases ; "

Which was read first time.

Mr. Schooler introduced House bill No. 47, entitled

An act to repeal an act approved April 19, 1893, entitled " Circuit courts, Twelfth judicial circuit ; "

Which was read first time.

Mr. O'Reilly introduced House bill No. 48, entitled

An act to provide for the qualification and keeping a record of jurors, in justices of the peace causes, in cities which now have or may hereafter have a population of 300,000 inhabitants or more ;

Which was read first time.

Mr. Spencer of Douglas introduced House bill No. 49, entitled

An act providing for the enrollment by the Adjutant General of the State upon the proper rolls the names of persons who were engaged in the military service of this State or the United States, and

credited to the State of Missouri, and whose names do not appear upon the rolls, when proof of such service is furnished ;

Which was read the first time.

Mr. Jones of Polk introduced House bill No. 50, entitled

An act to repeal section 1964, chapter 32, Revised Statutes of Missouri, relating to vacancies in clerks of courts of record, and enacting a new section in lieu thereof ;

Which was read first time.

Mr. Brock introduced House bill No. 51, entitled

An act to amend section 4156, article 6, chapter 48, of the Revised Statutes of Missouri of 1889, relating to "Proceedings before trial—change of venue, when granted ;"

Which was read first time.

Mr. Brock introduced House bill No. 52, entitled

An act to repeal chapter 174 of Revised Statutes of Missouri, relating to "Wolves—destruction of;"

Which was read first time.

Mr. Tartar introduced House bill No. 53, entitled

An act providing for the amendment of section 4156, article 6, chapter 48, of the Revised Statutes of Missouri of 1889, entitled "Proceedings before trial—change of venue, when granted ;"

Which was read first time.

Mr. Pettijohn introduced House bill No. 54, entitled

An act to amend section 2542, chapter 42, article 2, Revised Statutes of Missouri, 1889, relating to railroad companies ;

Which was read first time.

Mr. Cherrington introduced House bill No. 55, entitled

An act to prevent intimidation of employes ;

Which was read first time.

Mr. Cherrington introduced House bill No. 56, entitled

An act to amend section 8023 of chapter 143 of the Revised Statutes of Missouri, 1889, entitled "Schools ;"

Which was read first time.

Mr. Sullenger introduced House bill No. 57, entitled

An act to amend section 3 of the act of the Legislature, approved March 28, 1893, entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815 of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend section 7806 and 7814 of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved April 20, 1891, and enact in lieu thereof seven new sections ;'"

Which was read first time.

Mr. Ferguson introduced House bill No. 58, entitled

An act to amend section 7796, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," providing for costs in certain cases ;

Which was read first time.

Mr. Ferguson introduced House bill No. 59, entitled

An act to amend section 7822, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," providing for cutting and removing over-grown hedges, bushes, briars and weeds ;

Which was read first time.

Mr. Ferguson introduced House bill No. 60, entitled

An act to amend section 7531, chapter 138, article 2, of the Revised Statutes of 1889, entitled "Assessors and assessments of property," providing for the assessment of mortgages and other securities, by adding a new section to be known as section 7531a;

Which was read first time.

Mr. Ferguson introduced House bill No. 61, entitled

An act to amend an act approved March 17, 1891, entitled "Animals," restraining geese and turkeys in certain counties and townships;

Which was read first time.

Mr. Sartin introduced House bill No. 62, entitled

An act to amend section 591 of the Revised Statutes, relating to "Writs of attachments;"

Which was read first time.

Mr. Wetzel introduced House bill No. 63, entitled

An act to amend section 9, article 21, of the laws specially applicable to St. Louis, in the Revised Statutes of 1889, being section 9 of an act approved April 11, 1879, page 30 of the Session Acts of 1879;

Which was read first time.

Mr. Wetzel introduced House bill No. 64, entitled

An act to amend section 6062, chapter 93, Revised Statutes of 1889, entitled "Juries. grand and petit;"

Which was read first time.

Mr. Wetzel introduced House bill No. 65, entitled

An act to amend section 6767, of the Revised Statutes of 1889, regarding disabilities;

Which was read first time.

Mr. Atkins introduced House bill No. 66, entitled

An act to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16 and 17 of an act approved March 26, 1892, at the extra session, entitled "An act to divide the state into fifteen congressional districts," and enact fifteen new sections in lieu thereof;

Which was read first time.

Mr. Jones of Hickory introduced House bill No. 67, entitled

An act to amend an act approved March 28, 1893, relating to assessments;

Which was read first time.

Mr. McCollum introduced House bill No. 68, entitled

An act to prevent sale of cigarettes and tobacco to minors;

Which was read first time.

Mr. Phipps introduced House bill No. 69, entitled

An act relating to merchants' licenses;

Which was read first time.

Mr. Moran introduced House bill No. 70, entitled

An act to amend sections 1, 6, 7 and 10 of an act approved April 2, 1891, entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecutions in such cases;"

Which was read first time.

Mr. Moran introduced House bill No. 71, entitled

An act in relation to issuing licenses in cities of the second class;

Which was read first time.

Free

Mr. Moran introduced House bill No. 72, entitled

An act to amend section 4398 of article 14, chapter 48, of the Revised Statutes of Missouri of 1889, and to add a new section thereto, to be known as section 4398a, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

Mr. Moran introduced House bill No. 73, entitled

An act to amend section 4156 of article 6, chapter 48, of the Revised Statutes of 1889, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

Mr. Moran introduced House bill No. 74, entitled

An act to amend section 4398, article 14, chapter 48, of the Revised Statutes of Missouri of 1889, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

Mr. Moran introduced House bill No. 75, entitled

An act to amend section 4180, of article 6, chapter 48, of the Revised Statutes of Missouri of 1889, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

On motion of Mr. Arnett, the House adjourned.

FIFTH DAY—TUESDAY, January 8, 1895.

The House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Lynch of St. Louis City came forward and was sworn in by the Speaker.

Mr. Tubbs introduced the following resolution :

Whereas, It appears by comparison between the Auditor's and Railroad Commissioners' reports, that the railroad property of the State is assessed at only about twenty-five per cent of its actual value, while other property, real and personal, is assessed at about forty per cent of its value; and

Whereas, The State Board of Equalization at their last meeting found it necessary to increase the assessed valuation of the State seventy million dollars sixty-five million of which is said to have fallen upon the farm property of the State; and

Whereas, The attention of the State Board of Equalization had previously been called to the great discrepancy existing in favor of railroad property by resolution introduced into and passed by the House of Representatives of the 37th General Assembly (House Journal, page 549), citing said Board of Equalization to the fact that railroad property was assessed at less than twenty-five per cent of its value, while farm property was assessed at over forty per cent of its value, and directing the said State Board of Equalization to increase the rate of taxation of railroad property until such property should bear its equitable share of the burdens of taxation; therefore,

Resolved by the House of Representatives of the Thirty-eighth General Assembly :

That the Governor, as the principal member of the State Board of Equalization, be requested, at his earliest convenience, to inform this House why the State Board of Equalization, when they found it necessary to increase the taxable wealth of the State, placed an additional value of sixty-five million dollars upon the farm

property of the State, instead of increasing the taxable wealth of the railroads until railroad property should bear its equitable share of taxation, as directed to do by the resolution prepared by the House of Representatives of the Thirty-seventh General Assembly, and to be found at page 519 of the House Journal.

Resolved, That the Chief Clerk be directed to furnish each member of the State Board of Equalization with a copy of these resolutions.

Which was read.

Mr. Spencer of St. Louis moved that the resolution be referred to the Committee on Internal Improvements, when the said committee shall have been appointed.

The ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Armstrong,	Gurney,	McKee,	Shaw,
Avery,	Hall,	Marsh,	Sherrill,
Buckner,	Hinde,	Melson,	Short (Cole),
Burks,	Jenkins,	Meriwether,	Smith (Buchanan),
Cape,	Johnson,	Old,	Spencer (St. L. City),
Chinn,	Julian,	Pettijohn,	Sullenger,
Choate,	Kasey,	Pollock,	Tate,
Collins,	Kline,	Porterfield,	Tatum,
Correll,	Kyler,	Pratt,	Watson,
Denslow,	Lane,	Pritchett,	Weaver,
Drabelle,	Lynch,	Ross,	Weinhold,
Edgar,	McCollum,	Russell (N. Madrid),	Wetzel,
Gay,	McIntyre,	Schooler,	Young (St. Fran.),
Gill,	McKearley,		—54.

NOES—Messrs.

Arnett,	Davison,	Jones (Hickory),	Schoppenhorst,
Atkins,	DeFord,	Jones (Polk),	Smith (Howell),
Baughner,	Denny,	Leazenby,	Spencer (Douglas),
Benner,	DeReign,	LeRoy,	Spurgeon,
Bennett,	Dyer,	McPherson,	Steele,
Best,	Ferguson,	Mahan,	Swanger,
Bothwell,	Freeman,	Martin,	Tartar,
Bourn,	Fuson,	Middleton,	Temme,
Breit,	George,	Miller,	Tubbs,
Brock,	Gmelich,	Moore (Stone),	Walton,
Calhoun,	Griffiths,	Murray,	Warner,
Cherrington,	Grubb,	O'Dell,	Waymeyer,
Cox,	Hancock,	Odneal,	Young (Texas).
Davis (Taney),	Harrison,	Sartin,	Mr. Speaker—59.
Davis (Wayne),	Hart,	Sawyer,	

Absent—Messrs.

Anderson,	Jones (Jackson),	O'Reilly,	Sachse,
Carroll,	Le Favor,	Phipps,	Sailor,
Daneri,	Moran,	Robertson,	Schumacher,
Hammond,	Mortimer,	Rohne,	Stickney—19.
Higbee,	Mueller,	Rothwell,	

Absent with leave—Messrs.

Bittinger,	Crisp,	Moore (Mississippi).
Coppedge,	Davidson,	Short (Phelps)—6.

Sick—Messrs.

Richards,	Drum—2.
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The resolution was then read and adopted.

Mr. Tate offered the following resolution:

Resolved, That the several committees of the House, when appointed, shall give to the author of each bill referred to said committee an opportunity to appear before said committee to be heard in its defense, and that no committee shall report adversely on any bill without first giving the author thereof an opportunity to be heard in defense or explanation of said bill.

Which was read.

Mr. Tatum moved that the resolution be referred to the temporary committee on rules; which was carried.

Mr. Atkins offered the following resolution:

Whereas, there are or will be a number of clerks on the engrossing and enrolling force who will have no work to do until there are engrossed and enrolled bills sent to them by this House; therefore be it

Resolved by this House, that the clerks of the engrossing and enrolling force be not put on the pay-rolls nor be allowed any pay until they actually go to work on enrolled and engrossed bills.

Which was read.

Mr. Davis of Taney moved that the resolution be referred to the Committee on Clerical Force; which was carried.

Mr. Denslow offered the following resolution:

Whereas, In the course of human events, the members of the House of Representatives of the 38th General Assembly have already at various times and in divers places looked in vain for a receptacle into which to dump their waste paper, etc.; therefore, be it

Resolved, That the Doorkeeper be instructed to procure a sufficient number of waste-baskets to accommodate the necessities of this body, for the proper disposal of waste paper.

Which was read and lost.

The temporary committee on accounts was granted leave to sit during the session of this House.

Mr. Tubbs offered the following resolution:

Resolved, That the Chief Clerk is hereby authorized to contract with the "Courier Printing Co.," of this city, to pay said company five cents per copy for one hundred and fifty copies per day of the "Daily Courier" during the present session of this body--said "Daily Courier" to contain an official account of the proceedings of this House.

Which was read.

Mr. Mueller offered an amendment to the resolution, by inserting the words "and a calendar of the bills before the House;" which was accepted by Mr. Tubbs.

On motion of Mr. Higbee, further consideration of the resolution, as amended, was postponed until Thursday.

Mr. Harrison presented a petition of the Missouri Women's Christian Temperance Union;

Which was read.

Mr. Higbee presented a petition of the Missouri Women's Christian Temperance Union;

Which was read.

Mr. Spencer of St. Louis introduced concurrent resolution No. 1, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, concerning education, free schools and school ages;

Which was read first time.

Mr. Spencer of St. Louis introduced concurrent resolution No. 2, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof concerning the judicial department;

Which was read first time.

The following communication was received from the Senate through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has adopted the following resolution :

Resolved. That a committee of six, consisting of three Senators and three Representatives, be appointed for the purpose of framing and submitting joint rules for the government of the Senate and House of Representatives,

And the following committee has been appointed: Senators Dunn, Lyman and Klene.

Mr. Tartar introduced concurrent resolution No. 3, entitled

Concurrent resolution asking the Attorney-General to construe sections 15 and 16 of the constitution in connection with and in relation to members and employes of the General Assembly receiving pay for Sunday—section 6624, Revised Statutes 1889;

Which was read first time.

Mr. Murray introduced House bill No. 76, entitled

An act to protect travel and transportation;

Which was read first time.

Mr. Murray introduced House bill No. 77, entitled

An act to indemnify the owners of sheep in case of damage committed by dogs;

Which was read first time.

Mr. Murray introduced House bill No. 78, entitled

An act to license stallions and jacks, and providing that the revenue go to the road and bridge fund, and to repeal section 6733 of Revised Statutes of Missouri, so far as the same conflicts with this act;

Which was read first time.

Mr. Tatum introduced House bill No. 79, entitled

An act to create a board of election commissioners in cities of the first and second class, to govern elections in such cities, and to provide for the registration of all voters therein;

Which was read first time.

Mr. Tatum introduced House bill No. 80, entitled

An act to amend section 4763, Revised Statutes of 1889, concerning elections;

Which was read first time.

Mr. Tatum introduced House bill No. 81, entitled

An act to amend sections 4777, 4780, 4781 and 4785 of Revised Statutes of 1889, concerning elections;

Which was read first time.

Mr. Tatum introduced House bill No. 82, entitled

An act regulating the charges for interest, commission, fees and services for loans, etc;

Which was read first time.

Mr. Bennett introduced House bill No. 83, entitled

An act to amend section 8282, chapter 154, article 5 of Revised Statutes of the State of Missouri, relating to strays;

Which was read first time.

Mr. Freeman introduced House bill 84, entitled

An act to amend an act approved March 17, 1891, entitled "An act to restrain geese from running at large;"

Which was read first time.

Mr. Choate introduced House bill No. 85, entitled

An act to amend article 2 of chapter 5 of Revised Statutes 1889, of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto numbered 368a ;

Which was read first time.

Mr. Temme introduced House bill No. 86, entitled

An act to amend sections 7681, 7683 and 7687 of article 6, chapter 138 of the Revised Statutes of the State of Missouri of 1889 ;

Which was read first time.

Mr. Temme introduced House bill No. 87, entitled

An act to amend section 6427 and to repeal section 6428 and section 6429 of article 2, chapter 97, Revised Statutes of 1889, and to enact two new sections in lieu thereof ;

Which was read first time.

Mr. Phipps introduced House bill No. 88, entitled

An act to secure the prompt payment of wages and to regulate the same ;

Which was read first time.

Mr. Julian introduced House bill No. 89, entitled

An act to repeal section 6089, article 1, chapter 93, Revised Statutes of 1889, in relation to special juries ;

Which was read first time.

Mr. Marsh introduced House bill No. 90, entitled

An act to amend section 5866, article 3, chapter 89, Revised Statutes of 1889 ;

Which was read first time.

Mr. Denslow introduced House bill No. 91, entitled

An act repealing section 6103 of article 1, chapter 94, Revised Statutes 1889, and enacting a new section in lieu thereof, requiring justices of the peace to give bond before qualifying ;

Which was read first time.

Mr. Short introduced House bill No. 92, entitled

An act to establish a board of pharmacy, prescribe its duties, and repeal chapter 58, Revised Statutes of Missouri, 1889, in relation to "Druggists and their licenses ;"

Which was read first time.

Mr. Burks introduced House bill No. 93, entitled

An act to repeal section 4906, chapter 63, of the Revised Statutes of Missouri, and enacting in lieu thereof a new section, in relation to "Executions ;"

Which was read first time.

Mr. Burks introduced House bill No. 94, entitled

An act to amend section 5220, chapter 74, of the Revised Statutes of Missouri, in relation to "Garnishments ;"

Which was read first time.

Mr. Schoppenhorst introduced House bill No. 95, entitled

An act to amend section 1809, of chapter 140, of the Revised Statutes of Missouri of 1889, amended by an act approved April 20, 1891, amended by an act approved March 28, 1893, relating to "Roads and highways ;"

Which was read first time.

Mr. Middleton introduced House bill No. 96, entitled
An act to compensate road overseers;
Which was read first time.

Mr. Weaver introduced House bill No. 97, entitled
An act to repeal section 7698, article 7, chapter 138, Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, to be known and designated as section 7698, relating to "Delinquent and back taxes;"

Which was read first time.

Mr. Weaver introduced House bill No. 98, entitled
An act to amend section 7504, article 1, chapter 138, defining more clearly the subjects exempt from taxation;
Which was read first time.

Mr. Armstrong introduced House bill No. 99, entitled
An act to require telegraph companies to transmit certain words free of charge;
Which was read first time.

Mr. O'Reilly introduced House bill No. 100, entitled
An act to amend an act entitled an act to amend article 4, chapter 60, of the Revised Statutes of Missouri of 1889, by adding fourteen (14) new sections thereto, designated sections 4798*b*, 4798*c*, 4798*d*, 4798*e*, 4798*f*, 4798*g*, 4798*h*, 4798*i*, 4798*j*, 4798*k*, 4798*l*, 4798*m*, 4798*n*, 4798*o*, 4798*p*, approved April 18, 1891;
Which was read first time.

Mr. Griffiths introduced House bill No. 101, entitled
An act to amend section 8003, of article 1, chapter 143 of Revised Statutes of Missouri 1889, entitled "Schools;"
Which was read first time.

Mr. Bougher introduced House bill No. 102, entitled
An act to amend section 3 (7803), relating to poll-tax;
Which was read first time.

Mr. Breit introduced House bill No. 103, entitled
An act to amend section 3397, of chapter 46, article 4, of the Revised Statutes of 1889;
Which was read first time.

Mr. Gurney introduced House Bill No. 104, entitled
An act to tax franchises in this State;
Which was read first time.

Mr. Warner introduced House bill No. 105, entitled
An act to render more uniform the powers of cities and towns containing 500 and less than 3000 inhabitants, by conferring upon the corporate authorities of any such city or town having a special charter, certain powers which would be possessed by such corporate authorities and officers respectively if such city or town was organized under general laws as a city of the fourth class;
Which was read first time.

Mr. Tubbs introduced House bill No. 106, entitled
An act to repeal section 7936, chapter 141, Revised Statutes of 1889, and to enact a new section in lieu thereof fixing the compensation of the Lieutenant-Governor;
Which was read first time.

Mr. Warner introduced House bill No. 107, entitled
An act to provide for the election of collectors of the revenue in certain counties in this State ;

Which was read first time.

Mr. Tubbs introduced House bill No. 108, entitled
An act requiring condemned property to be sold for the benefit of the revenue fund ;

Which was read first time.

Mr. Tubbs introduced House bill No. 109, entitled
An act to repeal section 8203, chapter 151, Revised Statutes of 1889, relating to Assistant Librarian ;

Which was read first time.

Mr. Sullinger introduced House bill No. 110, entitled
An act to exempt certain persons from poll-tax ;

Which was read first time.

Mr. Davis introduced House bill No. 111, entitled
An act to regulate the issuing of licenses to dramshop-keepers ;

Which was read first time.

Mr. Davis introduced House bill No. 112, entitled
An act to amend an act to create the office of excise commissioner in cities of two thousand inhabitants or more, by adding three new sections thereto ;

Which was read first time.

Mr. Watson introduced House bill No. 113, entitled
An act to authorize county courts to pay board of prisoners confined in jail, approved April 1, 1891 ;

Which was read first time.

Mr. Higbee introduced House bill No. 114, entitled
An act to repeal section 631, chapter 13, article 2, Revised Statutes, to enact a new section in lieu thereof, relating to prosecuting attorneys, and to amend section 636 of same chapter and article, relating to compensation of prosecuting attorney ;

Which was read first time.

Mr. Higbee introduced House bill No. 115, entitled
An act to repeal sections 4156, 4175, 4177, 4178, chapter 48, article 6, Revised Statutes of Missouri, to enact new sections in lieu thereof, and to amend section 4174, same chapter and article, relating to change of venue and the election of special judges in criminal causes ;

Which was read first time.

Mr. Higbee introduced House bill No. 116, entitled
An act to amend section 2167, chapter 33, article 7, of Revised Statutes of Missouri, by adding a provision thereto relating to bills of exceptions ;

Which was read first time.

Mr. Higbee introduced House bill No. 117, entitled
An act to amend section 7211, chapter 125, of the Revised Statutes of the State of Missouri, relating to peddlers and their licenses ;

Which was read first time.

Mr. Higbee introduced House bill No. 118, entitled
An act to repeal section 6286, of article 7, of chapter 94, of the Revised Statutes of 1889, entitled "Judgments and their incidents."

and to enact a new section in lieu thereof to be known as section 6286;

Which was read first time.

Mr. Higbee introduced House bill No. 119, entitled

An act to repeal (section 2) section 4981, (sec. 31) 5010, (sec. 36) section 5015, of an act relating to fees of officials, approved March 31, 1891, and to enact new sections in lieu thereof, and to amend (sec. 6) sec. 4985 of said act;

Which was read first time.

Mr. Walton introduced House bill No. 120, entitled

An act to amend section 2262 of the Revised Statutes, 1889, regulating change of venue;

Which was read first time.

Mr. Walton introduced House bill No. 121, entitled

An act to repeal section 2258 of the Revised Statutes, 1889, regulating change of venue, and to enact a new section in lieu thereof;

Which was read first time.

Mr. Walton introduced House bill No. 122, entitled

An act to amend section 2260 of Revised Statutes, 1889, regarding change of venue;

Which was read first time.

Mr. Avery introduced House bill No. 123, entitled

An act to amend article 5, chapter 1, Revised Statutes of the State of Missouri, 1889, entitled "Collection and preservation of the estate," by adding a new section thereto, to be known as section 110a;

Which was read first time.

Mr. Avery introduced House bill No. 124, entitled

An act to amend chapter 80 of the Revised Statutes of the State of Missouri, 1889, entitled "Homesteads," by adding a new section thereto, to be known as section 5439a;

Which was read first time.

Mr. O'Dell introduced House bill No. 125, entitled

An act to amend an act amending section 7552 of article 2, chapter 138 of the Revised Statutes of 1889, entitled "Assessors and the assessment of property;"

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 126, entitled

An act to authorize the county courts of different counties to transfer the revenue derived from the dramshop licenses to the contingent fund for the purpose of liquidating the county indebtedness;

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 127, entitled

An act to amend section 7211 of chapter 125 of the Revised Statutes of the State of Missouri of 1889, entitled "Peddlers and their licenses;"

Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 128, entitled

An act in relation to the administration of justice in the city of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis

circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the city of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court; Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 129, entitled An act to promote uniformity of legislation in the United States, etc.;

Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 130, entitled An act to amend section 8685, chapter 166, of the Revised Statutes of Missouri of 1889, entitled "Trusts and trustees;" Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 131, entitled An act to repeal sections 8113, 8114, 8115, 8116 and 8117 of the Revised Statutes, entitled "Elections of school directors in cities having over 300,000 inhabitants," and to enact a new law in lieu thereof; Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 132, entitled An act repealing section 2262, article 11 of chapter 33, Revised Statutes of Missouri, 1889, entitled "Changes of venue," and to enact a new section in lieu thereof, to be known and designated as section 2262;

Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 133, entitled An act to amend an act entitled an act to amend section 4706 of chapter 60, Revised Statutes of 1889, in relation to elections, approved March 31, 1893;

Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 134, entitled An act regarding the conditional sale of railroad equipments; Which was read first time.

Mr. Kline introduced House bill No. 135, entitled An act to repeal sections 7079 and 7080, of chapter 116, of the Revised Statutes of Missouri, relating to mortgages and deeds of trust;

Which was read first time.

Mr. Davis of Taney introduced House bill No. 136, entitled An act to provide for the reorganization, equipment, discipline of the militia and preservation of State property;

Which was read first time.

Mr. Tubbs, Chairman of the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your committee to which was referred the matter of inquiring into and reporting the number of clerks, pages, messenger-clerks and other employes necessary for the prompt transaction of the business of the House, after diligent inquiry and investigation, beg leave to make a partial report and to recommend the following, to wit:

For the Speaker :

1 page, to be appointed by the Speaker.

Chief Clerk :

2 minute clerks,
4 docket clerks,
6 journal clerks,
2 resolution clerks,
1 stationery and bill clerk,
1 printing clerk,
2 reading clerks,
2 messenger clerks,
2 postal clerks,
10 copying clerks,
9 pages,
1 janitor for journal room,
1 night watchman.

Engrossing Clerk :

15 clerks,
1 janitor, to be under the joint supervision of Enrolling clerk, and to be appointed by the Engrossing Clerk.

Enrolling Clerk :

8 clerks.

Doorkeeper :

1 assistant,
1 superintendent of heating and ventilation,
1 messenger,
1 water carrier,
1 day watch,
1 night watch,
6 janitors,
2 sweepers,
3 spittoon cleaners.

Sergeant-at-Arms :

1 assistant, to have charge of the gallery.

All of which is respectfully submitted.

ALONZO TUBBS, Chairman.
W. L. PORTERFIELD,
J. H. BOTHWELL,
JNO. L. BITTINGER,
JAMES F. DAVIDSON.

The report was accepted.

Mr. Tubbs, chairman of the Committee on Clerical Force, submitted the following supplemental report, to wit:

Your committee would further recommend that the Committees on Judiciary, Appropriations, Ways and Means, Criminal Jurisprudence, Internal Improvements, Criminal Costs and Fees, Insurance, and on Accounts, be allowed one clerk each.

That the Committee on Agriculture be allowed one clerk, who shall also act as clerk of the Committee on Township Organization and Swamp Lands.

That the Committee on Roads and Highways be allowed one clerk, who shall also act as clerk of Committee on Militia Claims and Rules.

That the Committee on Printing be allowed one clerk, who shall also act as clerk on Committees on Engrossed Bills and Enrolled Bills.

That the Committee on Fees and Salaries be allowed one clerk, who shall also act as clerk of Committee on Justices of the Peace.

That the Committee on Education be allowed one clerk, to also act as clerk of Committees on School Text-books, Constitutional Amendments and Federal Relations.

That the Committee on Private Corporations be allowed one clerk, to also act as clerk of Committees on Banks and Banking, Manufactures and Commerce.

That the Committee on Eleemosynary Institutions be allowed one clerk, to also act as clerk of Committees on Benevolent and Scientific Institutions, and Retrenchment and Reform.

That the Committee on Labor be allowed one clerk, to also act as clerk of Committee on Unfinished and Miscellaneous Business.

That the Committee on Mines and Mining be allowed one clerk, to also act as clerk of Committees on Normal Schools and Universities.

That the Committee on Elections be allowed one clerk, to also act as clerk of Committee on Penitentiary and Permanent Seat of Government.

That the Joint Committee on Printing be allowed one clerk, to also act as clerk of Committees on Immigration, Local Bills and State Library.

The chairman of each committee having a separate clerk shall be allowed to select the clerk, and when there is a clerk named for more than one committee, the chairman of the first named committee shall select the clerk.

All of which is respectfully submitted.

ALONZO TUBBS,
W. L. PORTERFIELD,
JNO. L. BITTINGER,
J. H. BOTHWELL,
JAMES F. DAVIDSON.

On motion of Mr. Swanger the supplemental report was accepted.
Mr. Drum was reported sick.

The Speaker appointed Messrs. Tatum, Bothwell and Moore of Mississippi as Committee on Joint Rules, to confer with like committee of Senate.

Mr. Pratt moved to adjourn until 2 o'clock p. m. tomorrow.

Mr. Avery moved to amend the motion to adjourn by making the time 10 o'clock tomorrow ;

Which was carried.

SIXTH DAY—WEDNESDAY, January 9, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Moore of Stone offered the following resolution :

Whereas, In the 27th General Assembly and prior thereto, a portrait of General Nathaniel Lyon was given honor and place in this House ; and

Whereas, In said 27th General Assembly there was introduced therein the following resolution :

“Whereas, We deem it just and proper that the services of the gallant soldiers eminently distinguished in the late war should be held in grateful remembrance by the people of the State of Missouri : therefore be it

Resolved, That the Commissioner of Permanent Seat of Government be requested and instructed to remove the portrait of General Nathaniel Lyon in this hall to the Armory building, in the State of Missouri, and that the Commissioner be instructed to have painted a life-size portrait of Ex-Governor Sterling Price and place it in the place of the portrait so removed ”

And whereas, At that time enough loyalty remained in the representatives of the people of this State to defeat said resolution ; and

Whereas, since the 27th General Assembly, without authority other than the well-known dislike of the then dominant party for a successful Union General, the Commissioner of Permanent Seat of Government has removed the portrait of General Nathaniel Lyon, and said portrait is now in the Armory of this State ; and

Whereas, The people of the State of Missouri, in the year A. D. 1894, have gotten back into the Union, and are now willing to do honor to the memory and distinguished services of that great hero, General Nathaniel Lyon : therefore, be it

Resolved, That the Commissioner of Permanent Seat of Government be instructed within twenty-four hours of the passing of this resolution to place in a conspicuous place on the walls of this house, with its face turned to the front, overlooking the loyal representatives of the people of this State, the portrait of General Nathaniel Lyon which was heretofore removed.

Mr. Tubbs offered the following substitute :

Resolved, That the portrait of General Nathaniel Lyon be restored to its proper place in this hall ;

Which was read and adopted.

The resolution was then adopted.

Mr. Pettijohn offered the following resolution :

Resolved, That the visiting committee appointed by the Governor to visit and report upon the condition of the various State institutions be and they are hereby granted two weeks' time from this day in which to make their report ;

Which was read and adopted.

Mr. Tubbs offered the following resolution :

Whereas, Section 18, article 2, of the Constitution of the State of Missouri requires every person elected or appointed to any office in this State to give his personal attention to the duties of his office ; and

Whereas, It is a well-known fact that J. W. Zevely, State Librarian, acted as secretary of the Democratic State Committee during the late political campaign in this State, with headquarters in the city of St. Louis, and that he was absent from his post for a period of at least two months; therefore,

Resolved, That the State Auditor is hereby called upon to inform this house as to whether or not warrants have been drawn upon the State Treasurer for the payment of the salary of the said J. W. Zevely as State Librarian during the time that he was acting as secretary of the Democratic State Committee, with his headquarters in the city of St. Louis: that is to say, during the months of September and October, 1894.

Which was read.

On motion of Mr. Davidson, the resolutions was laid upon the table.

Leave of absence was granted Mr. Bittinger for two days.

Mr. Sartin offered the following resolution:

Whereas, the Curators of the University at Columbia have extended to this General Assembly an invitation to visit that institution, and have made preparation to entertain this body, free of expense in transportation and entertainmet; therefore, be it

Resolved, That we express our thanks for the extended courtesy and accept the invitation to go next Friday and return on the following Sunday.

Mr. Swanger offered the following amendment: "And that the Speaker appoint a committee of three to confer with a like committee of the Senate on the matter."

The amendment was accepted and the resolution adopted.

Mr. Baugher offered the following resolution:

Resolved, That in addition to the number of copies of the "Governor's message" already ordered to be printed, that three hundred (300) be printed in the French language;

Which was read.

On motion of Mr. Moran the resolution was laid on the table.

The regular order of business was then called for.

The Speaker appointed Messrs. Sartin, Drabelle and Moore of Mississippi, as committee of conference with the Senate regarding the visit to the University.

The Treasurer submitted the following report:

To the Honorable Thirty-eighth General Assembly of the State of Missouri:

GENTLEMEN: I have the honor to submit herewith my report of the transactions of this department for the biennial period of time from January 1, 1893, to December 31, 1894, inclusive, showing all receipts and expenditures and balances remaining in the separate funds constituted by law.

Referring to the various tables accompanying this report for a full and itemized presentation of my administration and management of the public funds,

I am, very respectfully,

LON V. STEPHENS,

State Treasurer of Missouri.

Which was read.

(For report, see Appendix.)

Mr. Choate introduced House bill No. 137, entitled

An act in regard to aliens, and to restrict their rights to acquire and hold real and personal estate, and to provide for the disposition of the lands now owned by non-resident aliens;

Which was read first time.

Mr. Pollock introduced House bill No. 138, entitled

An act to amend section 7815, Revised Statutes 1889, by exempting school directors from paying road poll-tax;

Which was read first time.

- Mr. Hall introduced House bill No. 139, entitled
An act to amend section 3624 of article 3, of the Revised Statutes of Missouri of 1889 ;
Which was read first time.
- Mr. Martin introduced House bill No. 140, entitled
An act to provide for the payment of expenses of the judges of the Circuit courts of this State while holding court in their circuits, and equalizing the same among the counties ;
Which was read first time.
- Mr. Martin introduced House bill No. 141, entitled
An act to amend section 348, of chapter 5, article 1, Revised Statutes of State of Missouri of 1889, relating to animals ;
Which was read first time.
- Mr. Rothwell introduced House bill No. 142, entitled
An act to amend section 37 of an act entitled "An act to redivide the State into judicial circuits and to fix the terms of court therein," approved April 7, 1892 ;
Which was read first time.
- Mr. Freeman introduced House bill No. 143, entitled
An act to amend section 3901, of article 8, chapter 47, Revised Statutes 1889 ;
Which was read first time.
- Mr. Freeman introduced House bill No. 144, entitled
An act to amend chapter 14, of the Revised Statutes of the State of Missouri of 1889, entitled "Auctioneers," by adding therein a new section, to be known as section 687a, to prohibit the sale at night by auction of certain classes of goods ;
Which was read first time.
- Mr Russell of New Madrid introduced House bill No. 145, entitled
An act to amend section 6240, Revised Statutes 1889 ;
Which was read first time.
- Mr. Denny introduced House bill No. 146, entitled
An act to repeal section 4258, article 8, chapter 48, Revised Statutes 1889, and enact a new section in lieu thereof ;
Which was read first time.
- Mr. Denny introduced House bill No. 147, entitled
An act to amend section 4245, article 8, chapter 48, Revised Statutes 1889 ;
Which was read first time.
- Mr. Denny introduced House bill No. 148, entitled
An act to amend section 4256, article 8, chapter 48, Revised Statutes 1889 ;
Which was read first time.
- Mr. Denny introduced House bill No. 149, entitled
An act to provide for a building and gallows in which to execute the death sentence ;
Which was read first time.

Mr. Wetzel introduced House bill No. 150, entitled

An act to amend section 6774 of article 2, chapter 103, of the Revised Statutes of the State of Missouri of 1889, entitled "Limitations of actions ;"

Which was read first time.

Mr. Gill introduced House bill No. 151, entitled

An act to amend section 7988 of article 1, chapter 143, relating to school directors ;

Which was read first time.

Mr. Mahan introduced House bill No. 152, entitled

An act to amend section 8070 of Revised Statutes, regulating the duties of collectors and the distribution of school tax ;

Which was read first time.

Mr. Tubbs introduced House bill No. 153, entitled

An act to repeal section 5787, article 1, chapter 89, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the salaries of superintendent of insurance and his deputy ;

Which was read first time.

Mr. Tubbs introduced House bill No. 154, entitled

An act to repeal sections 7932 and 7933, chapter 141, Revised Statutes of 1889, relating to the salaries of the State officers and their clerical force, and to enact two new sections in lieu thereof, reducing the salaries of the same ;

Which was read first time.

Mr. Tubbs introduced House bill No. 155, entitled

An act to repeal section 2688, article 3, chapter 42, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the salaries of railroad commissioners ;

Which was read first time.

Mr. Tubbs introduced House bill No. 156, entitled

An act to repeal section 6624, article 1, chapter 100, Revised Statutes of 1889, and to enact a new section in lieu thereof, equalizing the mileage of members of the Legislature ;

Which was read first time.

Mr. Buckner introduced House bill No. 157, entitled

An act to regulate the rental to be charged for the use of telephones, and fixing a penalty for its violation ;

Which was read first time.

Mr. Hinde introduced House bill No. 158, entitled

An act to provide for the appointment of commissioners of charitable institutions and proceedings therefor in cities now or hereafter organized under special charters by virtue of section 16, article 9, of the constitution ;

Which was read first time.

Mr. Calhoun introduced House bill No. 159, entitled

An act to amend sections 3526, 3588 and 3589, of chapter 47, article 13, Revised Statutes of 1889, relating to "Crimes and punishments ;"

Which was read first time.

Mr. Fuson introduced House bill No. 160, entitled

An act to amend chapter 60, Revised Statutes, by repealing section 4760 of said act, concerning "Elections ;"

Which was read first time.

Mr. McIntyre introduced House bill No. 161, entitled

An act entitled "An act to repeal section 1681, Revised Statutes 1889, and enact in lieu thereof a new section in relation to villages and towns;"

Which was read first time.

Mr. Chinn introduced House bill No. 162, entitled

An act to amend section 7531, of article 2, by adding section 7531a, of the Revised Statutes of the State of Missouri of 1889, entitled "Assessors and assessment of property;"

Which was read first time.

Mr. Chinn introduced House bill No. 163, entitled

An act to prevent the spread of disease among live-stock;

Which was read first time.

Mr. Weaver introduced House bill No. 164, entitled

An act requiring county school commissioners to examine applicants for certificates who for any good reason did not attend a normal institute;

Which was read first time.

Mr. Weaver introduced House bill No. 165, entitled

An act to provide for an appeal from the county board of appeals to the circuit court in case of increased assessment of real or personal property;

Which was read first time.

Mr. Cherrington introduced House bill No. 166, entitled

An act on state asylum, repealing sections 484, 489, 490 and 499 of chapter 9, Revised Statutes, 1889, and enacting in lieu thereof new sections known as 484, 489, 490 and 499;

Which was read first time.

Mr. Cherrington introduced House bill No. 167, entitled

An act creating the office of circuit attorney, providing for the election, their pay and qualifications;

Which was read first time.

Mr. Watson introduced House bill No. 168, entitled

An act to repeal sections 4329, 4330, 4331, 4332, 4333, 4334, 4335, 4336, 4337, 4338, 4343, 4344 and 4345, article 12, chapter 48, Revised Statutes of the State of Missouri, and to enact in lieu of said sections 4329, 4330, 4331, 4332, 4333, 4334, 4335, 4336, 4337, 4338, ten new sections relating to trial of misdemeanors before justice of the peace;

Which was read first time.

Mr. Correll introduced House bill No. 169, entitled

An act to amend sections 4501, 4502 of chapter 53, Revised Statutes of 1889, in relation to divorce, alimony and care and custody of children;

Which was read first time.

Mr. Benner introduced House bill No. 170, entitled

An act to amend section 6843, chapter 103 of the Revised Statutes of the State of Missouri, relating to marriages;

Which was read first time.

Mr. Benner introduced House bill No. 171, entitled

An act requiring the stopping of all railroad passenger trains at county seats;

Which was read first time.

Mr. Hancock introduced House bill No. 172, entitled

An act to repeal sections 2, 3 and 4 of act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815 of chapter 140, R. S. Mo. 1889," as amended by an act entitled "An act to amend sections 7806 and 7814, chapter 140 and article 1, relating to roads and highways," approved April 20, 1891, and amended and approved March 28, 1893, and enact three new sections in lieu thereof ;

Which was read first time.

Mr. Steel introduced House bill No. 173, entitled

An act to amend section 3 of an act of the sessions of 1893, relating to roads and highways, approved March 28, 1893, by striking out the words "two dollars in money," in line 11 of said section, and inserting the words "three dollars in money" in lieu thereof ;

Which was read first time.

Mr. De Reign introduced House bill No. 174, entitled

An act to amend section 3937, defining jurisdiction of probate courts, and extending such jurisdiction so as to include mechanic, landlord and other liens against decedents ;

Which was read first time.

Mr. Higbee introduced House bill No. 175, entitled

An act to amend section 7079 and 7091, chapter 116, Revised Statutes of the State of Missouri, and to enact a new section relating to mortgages and deeds of trust, and providing for redemption in case of foreclosure, and repealing section 7080 of said chapter ;

Which was read first time.

Mr. Sawyer introduced House bill No. 176, entitled

An act to amend sections 3 and 6 of session acts of 1893 in relation to roads and highways ;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 177, entitled

An act to repeal section 7094 of the Revised Statutes of Missouri, 1889, relating to mortgages and deeds of trust ;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 178, entitled

An act to amend sections 7430 of the Revised Statutes of Missouri, 1889 ;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 179, entitled

An act to amend section 6240 of chapter 94, article 6, of the Revised Statutes of the State of Missouri, relating to justices' courts ;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 180, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri, 1889, by adding a new section thereto, to be known as section 3625a ;

Which was read first time.

Meriwether.	O'Reilly,	Russell (N. Madrid),	Sullinger,
Moore (Mississippi).	Pollock,	Schooler,	Tate,
Mortimer,	Pratt,	Sherrill,	Weaver,
O'Dell,	Robertson,	Short (Cole),	Weinhold,
Old,	Ross,	Smith (Buchanan),	Young (St. Fran.)—52

Absent—Messrs.		Pritchett,	Steel,
Calhoun,	Daneri,	Rohne,	Temme—11.
Cherrington,	Freeman,	Rothwell,	
Crisp,	Miller,		

Absent with leave—Messrs.		Davidson,	Lynch—7.
Bittinger,	Carroll,	Gay,	
Bothwell,	Coppedge,		

Sick—Messrs.
Davis (Wayne), Richards—2.

Mr. Davis of Wayne was reported sick.

Mr. Lynch was granted leave of absence for one day.

Mr. Gay was granted leave of absence.

Mr. Correll was granted leave of absence.

Mr. Robertson was reported sick.

Mr. Tubbs then called up as a special order of business the following resolution:

Resolved, That the Chief Clerk is hereby authorized to contract with the Courier Printing Company of this city to pay said company five cents per copy for 150 copies per day of the Daily Courier during the present session of this body—said Daily Courier to contain an official account of the proceedings of this House and a calendar of bills before the House.

Which was read.

Mr. Rothwell offered the following amendment:

Amend by inserting "That the House purchase from the Tribune Printing Company one hundred and fifty copies of said Tribune, to be distributed among the members of this House, said paper to contain the official proceedings of the Senate;"

Which was read and rejected.

Mr. Moore of Mississippi offered the following amendment:

Amend by adding the following: "Also, that this House take from the Tribune Publishing Company one hundred and fifty copies of the Daily Tribune, to be laid each morning on the desks of the members and officers of the House, said Tribune to contain the official proceedings of the House, and said copies to be paid for at 5 cents per copy."

Which was read.

Mr. Moran moved the previous question;

Which was carried.

The ayes and nays being demanded on the amendment, it was rejected by the following vote:

AYES—Messrs.		McIntyre,	Ross,
Anderson,	DeReign,	McKearly,	Rothwell,
Armstrong,	Drabelle,	McKee,	Russell (N. Madrid),
Arnett,	Ferguson,	Marsh,	Schooler,
Avery,	Fuson,	Melson,	Sherrill,
Baughner,	Gill,	Meriwether,	Short (Cole)
Buckner,	Hall,	Moore (Mississippi),	Short (Phelps),
Burks,	Jenkins,	Mortimer,	Smith (Buchanan),
Cape,	Johnston,	O'Dell,	Sullinger,
Chinn,	Julian,	Old,	Tate,
Choate,	Kasey,	O'Reilly,	Weaver,
Collins,	Kline,	Pollock,	Weinhold,
Correll,	Kyler,	Pratte,	Young (St. Francois)
Cox,	Lane,		—51.
Crisp,	McCollum		

Noes—Messrs.

Atkins,	George,	Martin,	Smith (Howell),
Benner,	Gmelich,	Middleton,	Spencer (Douglas),
Bennett,	Griffiths,	Moore (Stone),	Spencer (St. L. City),
Best,	Grubb,	Moran,	Spurgeon,
Bothwell,	Gurney,	Mueller,	Steel,
Breit,	Hancock,	Murray,	Stickney,
Brock,	Harrison,	Odneal,	Swanger,
Calhoun,	Hart,	Pettijohn,	Tartar,
Cherrington,	Higbee,	Phipps,	Tatum,
Davis (Taney),	Hinde,	Porterfield,	Temme,
Davison,	Jones (Hickory),	Rohne,	Tubbs,
DeFord,	Jones (Jackson),	Sachse,	Walton,
Denny,	Jones (Polk),	Sailor,	Warner,
Denslow,	Leazenby,	Sartin,	Watson,
Drum,	LeFavor,	Sawyer,	Waymeyer,
Dyer,	LeRoy,	Schoppenhorst,	Wetzel,
Edgar,	McPherson,	Schumacher,	Young (Texas),
Freeman,	Mahan,	Shaw,	Mr. Speaker—72.

Absent—Messrs.

Bourn,	Daneri,	Miller,	Pritchett—5.
Crisp,			

Absent with leave—Messrs.

Bittinger,	Carroll,	Gay,	Lynch—6.
Coppedge,	Davidson,		

Sick—Messrs.

Davis (Wayne),	Richards,	Robertson—3.
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The ayes and noes being demanded, the resolution was adopted by the following vote :

AYES—Messrs.

Atkins,	Gmelich,	Martin,	Short (Phelps),
Baughner,	Griffiths,	Middleton,	Smith (Howell),
Benner,	Grubb,	Miller,	Spencer (Douglas),
Bennett,	Gurney,	Moore (Stone),	Spencer (St. L. City),
Best,	Hammond,	Moran,	Spurgeon,
Bothwell,	Hancock,	Mueller,	Steel,
Breit,	Harrison,	Murray,	Stickney,
Brock,	Hart,	Odneal,	Swanger,
Calhoun,	Higbee,	Pettijohn,	Tartar,
Cherrington,	Hinde,	Phipps,	Tatum,
Davis (Taney),	Johnston,	Porterfield,	Tubbs,
Davison,	Jones (Hickory),	Rohne,	Temme,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Walton,
Denslow,	Julian,	Sartin,	Waymeyer,
Drum,	Leazenby,	Sawyer,	Watson,
Dyer,	LeFavor,	Schoppenhorst,	Wetzel,
Edgar,	LeRoy,	Schumacher,	Young (Texas),
Freeman,	McPherson,	Shaw,	Mr. Speaker—78.
George,	Mahan,		

NOES—Messrs.

Anderson,	Crisp,	McIntyre,	Ross,
Armstrong,	DeReign,	McKearly,	Rothwell,
Arnett,	Drabelle,	McKee,	Russell (N. Madrid),
Avery,	Ferguson,	Marsh,	Schooler,
Bourn,	Fuson,	Melson,	Sherrill,
Buckner,	Gill,	Meriwether,	Short (Cole),
Burks,	Hall,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Jenkins,	Mortimer,	Sullinger,
Chinn,	Kasey,	O'Dell,	Tate,
Choate,	Kline,	Old,	Weaver,
Collins,	Kyler,	O'Reilly,	Weinhold,
Correll,	Lane,	Pollock,	Young (St. Francois)
Cox,	McCollum,	Pratte,	—51.

Absent—Messrs.

Daneri, Lynch, Pritchett—3.

Absent with leave—Messrs.

Bittinger, Coppedge, Davidson, Gay—5.
Carroll.

Sick—Messrs.

Davis (Wayne), Richards, Robertson—3.

Mr. Tubbs offered the following resolution :

Resolved, That this House hereby assumes control of the cloak-room of this House, and places the same under the care of the Doorkeeper.

Which was read.

The regular order of business was called for.

Mr. Murray, by unanimous consent, offered the following resolution :

Whereas, The improvement of the public highways throughout the State is one of the most important matters that will come before the 38th General Assembly, and*Whereas*, A session of the State Roads Improvement Convention has been called to convene in Jefferson City, Thursday, January 10, at 7:30 p. m. and*Whereas*, General Roy Stone, Chief of the office of Road Inquiry, Department of Agriculture of the United States, will address the convention; therefore be it*Resolved*, By the House of Representatives, that the use of the hall of the House be granted for Thursday night, January 10, in which to hold said convention, and that all members of the 38th General Assembly, and all others interested in good roads, attend said convention.

Which was read and adopted.

Mr. DeReign, by unanimous consent, offered the following resolution :

Whereas, Hon. J. R. Coffman, member of the 36th and 37th General Assemblies of Missouri, departed this life on the 19th day of March, 1894, and during the incumbency of his said office as Representative of Scott county; and*Whereas*, the said John R. Coffman, by his uprightness, learning and ability in the House, commanded the respect and admiration of the members of said assemblies, a few of whom are with us today; therefore, be it*Resolved*, That we express our deepest regret at the loss the community where he resided sustained, and that we tender our sincere sympathy to his widow and children, and trust that his reputation as an honorable and high-minded citizen of this State may long remain green in the memories of those whom it was the good fortune to commingle, and that these resolutions be printed in the official organ of the House, and a copy thereof be forwarded to his widow, Mrs. Coffman, at Commerce, Mo.

Which was read.

Mr. Drabelle moved that the resolution be adopted, and that next Thursday, January 17, 1895, at 11 a. m., be set apart for remarks regarding the deceased;

Which motion was adopted.

Mr. Choate, by unanimous consent, offered the following resolution :

Resolved, That the State Treasurer be requested to pay the Speaker's certificates issued by the Committee on Accounts to the officers, members and employes of the House of Representatives of the 38th General Assembly, when certified by the State Auditor, until the passage of the bill appropriating money for pay and contingent expenses of this General Assembly.

Which was read.

The ayes and noes being demanded, the resolution was adopted by the following vote:

AYES—Messrs.

Anderson,	Ferguson,	McIntyre,	Schooler,
Armstrong,	Freeman,	McKearly,	Schumacher,
Arnett,	Fuson,	McKee,	Shaw,
Atkins,	George,	McPnerson,	Sherrill,
Avery,	Gill,	Mahan,	Short (Cole),
Benner,	Gmelich,	Marsh,	Short (Phelps),
Bennett,	Griffiths,	Melson,	Smith (Buchanan),
Best,	Grubb,	Meriwether,	Smith (Howell),
Bourn,	Gurney,	Middleton,	Spencer (Douglas),
Breit,	Hall,	Miller,	Spencer (St. L. City),
Brock,	Hammond,	Moore (Stone),	Spurgeon,
Buckner,	Hancock,	Moran,	Steel,
Burks,	Harrison,	Mortimer,	Stickney,
Calhoun,	Hart,	Mueller,	Sullinger,
Cape,	Higbee,	Murray,	Swanger,
Cherrington,	Hinde,	O'Dell,	Tartar,
Chinn,	Jenkins,	Odneal,	Tate,
Choate,	Johnston,	Old,	Tatum,
Collins,	Jones (Hickory),	O'Reilly,	Tabbs,
Cox,	Jones (Jackson),	Pettijohn,	Walton,
Davis (Taney),	Jones (Polk),	Phipps,	Warner,
Davison,	Julian,	Pollock,	Watson,
DeFord,	Kasey,	Porterfield,	Waymeyer,
Denny,	Kline,	Rohne,	Weaver,
Denslow,	Kyler,	Ross,	Weinhold,
DeReign,	Lane,	Sachse,	Wetzel,
Drabelle,	Leazenby,	Sailor,	Young (St. Fran.),
Drum,	LeFavor,	Sartin,	Young (Texas),
Dyer,	Leroy,	Sawyer,	Mr. Speaker—119.
Edgar,	McCollum,	Schoppenhorst,	

NOES—Messrs.

Rothwell, Russell (N. Madrid)—2.

Absent—Messrs.

Baughcr,	Crisp,	Moore (Mississippi),	Pritchett,
Bothwell,	Daneri,	Pratte,	Temme—10.
Correll,	Martin,		

Absent with leave—Messrs.

Bittinger,	Coppedge,	Gay,	Lynch—6.
Carroll,	Davidson,		

Sick—Messrs.

Davis (Wayne), Richards, Robertson—3.

Mr. Sullinger, by unanimous consent, filed answer in contest case of Still vs. Kasey, from Macon county.

[See Appendix.]

Mr. Sartin, chairman of the committee to act in conjunction with a like committee from the Senate, submitted the following report :

MR. SPEAKER: The undersigned, your committee appointed under the resolution adopted by the House accepting the invitation of the Board of Curators of the State University to visit that institution and examine and inspect the same and its buildings, and instructed to confer with a like committee of the Senate, to agree upon a time for such examination and inspection, beg leave to report that they have met such committee from the Senate, and that the two committees, acting together, have unanimously fixed upon Saturday, the 19th day of January, 1895, as the day for visiting the State University, and have fixed the previous afternoon of Friday, the 18th day of January, as the time for leaving Jefferson City.

Respectfully,

J. A. SARTIN, Chairman,
JOHN W. DRABELLE,
PAUL B. MOORE.

Which was read and accepted.

Mr. Tatum, member of the Committee on Joint Rules, submitted the following report :

To the Senate and House of Representatives of the Thirty-eighth General Assembly of the State of Missouri :

Your Joint Committee on Rules for the government of the Senate and House of Representatives would most respectfully report that they have duly considered said matter, and would recommend that the following be adopted as the joint rules of the Senate and House of Representatives of the Thirty-eighth General Assembly, to wit :

JOINT RULES OF THE SENATE AND HOUSE.

SECTION 1. When the business requires the attendance of the senate in the Representative chamber, they, with their secretary, shall be conducted within the bar and there seated, and when so assembled, the president of the senate shall preside, and every member of the senate and house of Representatives shall be at liberty to make motions and debate, and the rules of the house of representatives shall govern as if that house were in Committee of the Whole House.

SEC. 2. When a message shall be sent from one house to the other, it shall be announced by the doorkeeper thereof, and the import thereof respectfully communicated to the speaker or president, as the case may be, by the person by whom it was sent.

SEC. 3. Bills may originate in either house, and may be amended or rejected by the other, and every bill shall be read on three different days in each house. (Const., Art. 4, Sec. 26.)

SEC. 4. All amendments adopted by either house to a bill pending and originating in the same shall be incorporated with the bill by engrossment, and the bill, as thus engrossed, shall be printed for the use of the members before its final passage. The engrossing and printing shall be under the supervision of a committee, whose report to the House shall set forth, in writing, that they find the bill truly engrossed, and that the printed copy furnished the members is correct. (Const., Art. 4, Sec. 29.)

SEC. 5. If a bill passed by either house be returned thereto amended by the other, the house to which the same is returned shall cause the amendment or amendments so received to be printed under the same supervision as provided in the next preceding section, for the use of the members, before final action on such amendments. (Const., Art. 4, Sec. 30.)

SEC. 6. No bill shall become a law until the same shall have been signed by the presiding officer of each of the two houses in open session, and before signing the bill he shall suspend all other business, and state that the bill will now be read. If no objections are made, the bill will then be read; after the reading of which he will attach his signature to the same that it may become a law, the same shall be noted on the journal and the bill immediately sent to the other house; if objections are made to the fourth reading of the bill, the objections shall then be heard, after which the bill shall take the course as prescribed in section 37, article 4 of the constitution. (Const., Art. 4, Sec. 37.)

SEC. 7. When a bill has been signed, it shall be the duty of the secretary of the senate, if the bill originated in the senate, and of the chief clerk of the house, if the bill originated in the house, to present the same in person, on the same day on which it was signed, to the governor, and enter the facts in the journal. Every bill presented to the governor and returned within ten days, approved by him, shall become a law. (Const., Art. 4, Sec. 38.)

SEC. 8. Every bill returned without the approval of the governor and with his objections thereto, shall stand as reconsidered in the house to which it is returned. The house shall cause the objections of the governor to be entered upon the journal, and proceed at its convenience to consider the question pending, which shall be in this form: "Shall the bill pass, the objection of the governor thereto notwithstanding?" The vote upon the question shall be by yeas and nays, and the names entered upon the journal. If two-thirds of all the members elected to the house vote in the affirmative, the presiding officer of that house shall certify the fact on the roll, attesting the same by his signature; the bill, with the objections of the governor, shall then forthwith be sent to the other house, when like proceedings shall be had in relation thereto. If the bill receive a like majority of the votes of all the members elected to that house, the vote being taken by yeas and nays, the presiding officer shall thereupon, in like manner, certify the fact upon the bill. The bill thus certified shall be deposited in the office of the secretary of state as an authentic act, by the clerk of the house, if it originated in the house, or the secretary of the senate, if it originated in the senate. The bill shall become a law in the same manner and with like effect as if it had received the approval of the governor. (Const., art. 4, sec. 39.)

SEC. 9. All orders and resolutions requiring the approbation of the Governor shall also be previously examined and signed, and shall be presented in the same manner and by the same person as provided in case of bills.

SEC. 10. When a bill or resolution which shall have passed one house shall be signed in the other, notice thereof shall be given the house in which the same originated.

SEC. 11. When any papers may come officially before either house of the General Assembly, or any communication of the Governor, and are proper to be acted upon by both houses, the house before whom such papers are laid, or to whom such communications are made, as soon as they have proceeded and acted upon the same, shall lay a copy before the other house.

SEC. 12. When a vacancy shall happen in either house, notice thereof shall be given to the other house.

SEC. 13. All messages and communications between the two houses shall be conveyed by the clerk of the house originating the same.

SEC. 14. When a bill has been reported upon by a committee of either house, and ordered to engrossment, three hundred (300) copies shall be printed, seventy-five for the use of the Senate and two hundred and twenty-five for the use of the House; and when the passage of the bill is reported to the other house, the officer reporting it shall deliver the printed copies with the original bill.

SEC. 15. There shall be a committee of six members, three from the Senate and three from the House, to be known as the Joint Committee on Printing, to whom shall be referred all reports and documents from the eleemosynary institutions of the State, the penitentiary, all reports from the heads of departments and of special committees, documents and evidence required to be printed by law, or by order of either or both houses: Provided, however, when either house shall pass favorably upon any report or document, 1000 copies shall be printed for the appendix to the House and Senate journals, if so ordered by either house, in addition to the number required for the use of the Senate and House, or for other purposes, as ordered.

Respectfully submitted.

G. T. DUNN,
BENJ. J. KLENE,
H. S. LYMAN,
Senate Committee.
JOSEPH T. TATUM,
JOHN H. BOTHWELL,
PAUL B. MOORE,
House Committee.

Which was read and adopted.

On motion of Mr. Tatum, the report was ordered printed in connection with the report of Committee on House rules adopted yesterday.

Mr. Higbee, by unanimous consent, presented petition of A. J. Broadwell and others of Schuyler county, Mo., relative to tobacco growers' relief;

Which was read.

Mr. Murray, by unanimous consent, presented petition of the citizens of Oregon, Holt county, Mo., praying for the passage of a law to prevent the sale and use of cigarettes and tobaccos to and by minors;

Which was read.

Mr. Swanger moved to amend Rule 69 by inserting between the words "any" and "member" the word "two;" so that when amended said rule may read:

The ayes and noes on any question shall be entered on the journal at the request of any two members, which request must be made before the vote is taken.

Which was read and laid over until tomorrow, under the rules.

On motion of Mr. Davis of Taney, the rules were suspended and the resolution offered by Mr. Tubbs, regarding the control of the cloak-room, was taken up and adopted.

Mr. Drabelle, by unanimous consent, moved to amend House Rules 43 and 44, by taking sections 5 and 6 out of the morning hours, as pro-

vided in Rule 43, and placing same as sections 1 and 2 of Rule 44; and that the subsequent sections of said Rule 44 be numbered 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, respectively.

Which was read, and, under the rules, was laid over until tomorrow.

Mr. Moore of Mississippi, by unanimous consent, moved to amend House Rule (2) by striking out the figure "9," in the first line, and inserting the figure "10."

Which was read, and, under the rules, was laid over until tomorrow.

On request of Mr. Drabelle, unanimous consent was granted for the introduction of bills.

Mr. Murray introduced House bill No. 189, entitled

An act empowering cities of the fourth class to cause census to be taken;

Which was read first time.

Mr. Griffiths introduced House bill No. 190, entitled

An act to provide for a State board of arbitration for the settlement of differences between employers and their employees;

Which was read first time.

Mr. Gurney introduced House bill No. 191, entitled

An act to amend section 5855, article 3, chapter 89, R. S. 1889, entitled "Insurance;"

Which was read first time.

Mr. Avery introduced House bill No. 192, entitled

An act to repeal an act entitled "An act to repeal section 2842, of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, entitled "Trust companies," and to enact a new section in lieu thereof;

Which was read first time.

Mr. Tartar introduced House bill No. 193, entitled

An act to amend section 2403, of chapter 40, of the Revised Statutes of Missouri, entitled "Conveyances of real estate," adding certain words thereto;

Which was read first time.

Mr. Young of Texas introduced House bill No. 194, entitled

An act to amend section 3205, of article 5, of chapter 45, of the Revised Statutes of Missouri, 1889, relating to county treasuries and county warrants;

Which was read first time.

Mr. Johnston introduced House bill No. 195, entitled

An act to prohibit the detention of persons alleged to be insane without previous authority;

Which was read first time.

Mr. Sullinger introduced House bill No. 196, entitled

An act to amend section 7406 of chapter 134 of Revised Statutes of Missouri, 1889, relating to public records, by providing a penalty for concealing same;

Which was read first time.

Mr. Johnston introduced House bill No. 197, entitled

An act to compel operators of street railways to provide safeguards against injury or death by such railways to human beings;

Which was read first time.

Mr. Gurney introduced House bill No. 198, entitled

An act to regulate insurance companies and to regulate their powers and duties;

Which was read first time.

Mr. Freeman introduced House bill No. 199, entitled

An act to repeal section 7515, chapter 138, article 1, Revised Statutes 1889, in relation to taxation and equalization;

Which was read first time.

Mr. Ross introduced House bill No. 200, entitled

An act to amend section 8262, of article 1, chapter 154, of the Revised Statutes of the State of Missouri of the year 1889, entitled "Strays;"

Which was read first time.

Mr. Old introduced House bill No. 201, entitled

An act to amend section 8845, entitled "Destruction of wolves;"

Which was read first time.

Mr. Old introduced House bill No. 202, entitled

An act to prohibit the leaving of cotton seed unprotected from swine;

Which was read first time.

Mr. Cape introduced House bill No. 203, entitled

An act to repeal an act entitled "Teachers' institutes," approved March 31, 1893, and sections 3, 4, 9, 11, 12, 13, 14, 15 and 16 of "An act to provide for the training and licensing of teachers," approved April 20, 1891, and enact a new section in lieu thereof;

Which was read first time.

Mr. Cape introduced House bill No. 204, entitled

An act to repeal article 3, chapter 60, Revised Statutes of 1889, as amended by the Session Acts of 1891 and 1893, known and designated as the Australian ballot law, and to enact a new article in lieu thereof;

Which was read first time.

Mr. Hall introduced House bill No. 205, entitled

An act to amend section 3438, of chapter 46, of article 5, of the Revised Statutes of 1889, of the State of Missouri, entitled "County courts;"

Which was read first time.

Mr. Moore of Mississippi introduced House bill No. 206, entitled

An act to amend an act entitled "An act to amend chapter 101 of the Revised Statutes of Missouri, entitled 'Levees;'"

Which was read first time.

Mr. Phipps introduced House bill No. 207, entitled

An act in relation to telephone companies doing business in this State, and to regulate and fix charges for the use of telephones;

Which was read first time.

Mr. Phipps introduced House bill No. 208, entitled
An act to regulate and fix the charges of sleeping or palace cars
run or operated on the railway lines in the State of Missouri;
Which was read first time.

Mr. Griffith introduced House bill No. 209, entitled
An act relating to the duties and compensation of expert assistants
appointed by the state board of arbitration and conciliation;
Which was read first time.

Mr. Pollock introduced House bill No. 210, entitled
An act to amend an act entitled "Roads and highways," approved
March 28, 1893;
Which was read first time.

Mr. Atkins introduced House bill No. 211, entitled
An act to amend section 11 of the Session Acts of 1893, entitled
"An act to provide for working and improving the public roads in certain
counties by county supervision, and to raise revenue therefor, and
to further provide that when this act shall become a law it shall take
effect and be in force only in those counties whose county courts shall
by order of record declare the same to be the law in such counties
when adopted by a majority of the legal voters," approved April 20,
1893;

Which was read first time.

Mr. Warner introduced House bill No. 212, entitled
An act to regulate the hiring of berths in sleeping cars, and providing
a penalty for the violation thereof;
Which was read first time.

Mr. Warner introduced concurrent resolution No. 4, submitting an
amendment to article 4 of the constitution of the State of Missouri to
the qualified voters at the next general election, providing for the removal
of the seat of government from the City of Jefferson to the
county of St. Louis;

Which was read first time.

The following message was received from the Senate, through its
Secretary, Mr. Roach:

MR. SPEAKER—I am instructed by the Senate to inform the House
that the Senate has taken up and adopted the following report:

Your select committee appointed under the resolution adopted by the Senate
accepting the invitation of the Board of Curators of the State University to visit
that institution and examine and inspect the same and its buildings, and instructed
to confer with a like committee of the House to agree upon a time for such examination
and inspection, beg leave to report that they have met such committee from
the House, and that the two committees, acting together, have unanimously fixed
upon Saturday, the 19th day of January, 1895, as the day for visiting the State University,
and have fixed the previous afternoon of Friday, the 18th of January, as the
time for leaving Jefferson City.

Respectfully submitted.

N. M. BASKETT,
CHAS. E. YEATER,
R. H. LANDRUM.

House bill No. 1 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 2 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 3 was read second time and
Referred to Committee on Criminal jurisprudence.

House bill No. 4 was read second time and
Referred to Committee on Judiciary.

House bill No. 5 was read second time and
Referred to Committee on Ways and Means.

House bill No. 6 was read second time and
Referred to Committee on Judiciary.

House bill No. 7 was read second time and
Referred to Committee on Judiciary.

House bill No. 8 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 9 was read second time and
Referred to Committee on Ways and Means.

House bill No. 10 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 11 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 12 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 13 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 14, was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 15 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 16 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 17 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 18 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 19 was read second time and
Referred to Committee on Judiciary.

House bill No. 20 was read second time and
Referred to Committee on Judiciary.

House bill No. 21 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 22 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 23 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 24 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 25 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 26 was read second time and
Referred to Committee on Agriculture.

House bill No. 27 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 28 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 29 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 30 was read second time and
Referred to Committee on Judiciary.

House bill No. 31 was read second time and
Referred to Committee on Judiciary.

House bill No. 32 was read second time and
Referred to Committee on Judiciary.

House bill No. 33 was read second time and
Referred to Committee on Ways and Means.

House bill No. 34 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 35 was read second time and
Referred to Committee on Miscellaneous and Unfinished Business.

House bill No. 36 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 37 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 38 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 39 was read second time and
Referred to Committee on Ways and Means.

House bill No. 40 was read second time and
Referred to Committee on Township Organization.

House bill No. 41 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 42 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 43 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 44 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 45 was read second time and
Referred to Committee on Elections.

Mr. Rohne was granted leave of absence until Monday.

Mr. DeReign moved to adjourn until 10 o'clock a. m. tomorrow,
and a division being demanded, the motion was adopted: ayes 62, nays
40.

EIGHTH DAY—FRIDAY, January 11, 1895.

The House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The Speaker presented the following report from the judges of the Supreme Court of Missouri:

STATE OF MISSOURI, SUPREME COURT, }
CITY OF JEFFERSON, January 5, 1895. }

To Hon. Benjamin F. Russell, Speaker of the House of Representatives of Missouri:

On behalf of the conference of judges of Missouri, I beg leave, in accordance with section 3272 of the Revised Statutes, to submit the accompanying report of such omissions, uncertainties and incongruities in the statutory laws of this state as have come to the attention of said judges, and are remediable by legislation.

Very respectfully yours,

SHEPARD BARCLAY,

Judge of the Supreme Court, and Secretary of the Conference of the Judges of Missouri.

No. 1.

The attention of the General Assembly is respectfully called to the difference between section 2538 and section 4911, in respect of the amounts for which a preference is given for wages due for labor and services. One section mentions \$60 and the other \$100; and it is plain that this diversity is the result of some oversight which can readily be corrected by an amendment to either section.

No. 2.

Under section 4706, jurisdiction is vested in the circuit courts in cases of contested elections for county officers, and in the county courts of contests for township offices.

Under the ruling in 25 Mo. App. 563, that a justice of the peace is not a county officer, the amendments of 1891 (Session Acts 1891, p. 106) and of 1893 (Session Acts 1893, p. 156), which apply to municipal officers and school directors, do not reach the case of township officers, such as justices and constable, in the City of St. Louis, or at least that view is likely to be adopted in view of the decisions on section 4706 in 87 Mo. 487.

As there is no county court in St. Louis City, to avoid a failure of justice or of jurisdiction to try contests for township offices, it is respectfully submitted that section 4706 should be so amended as to supply the omission above indicated.

No. 3.

The Statutes provide for a speedy trial in *quo warranto* cases (section 7393) and in *mandamus* cases (sections 6817 and 6820), but by section 2266 that right appears limited in cases where there has been a change of venue shortly before the term of the court to which the change has been taken.

To avoid any uncertainty in the construction of these sections, it is respectfully submitted that section 2266 be amended by adding language to the effect that in cases of *mandamus*, *quo warranto*, *certiorari* and other extraordinary remedies, the cause shall be triable after change of venue as soon as the business of the court (to which the cause is sent) will permit.

No. 4.

It is respectfully recommended that the Legislature, by proper enactment, provide for the payment by the State of the necessary expenses of all judges, whether of the circuit or criminal or common pleas courts, in going to and returning from the places of holding court, and while in attendance thereon, in all cases in which said judges may be required to hold court in other counties than that of their residence.

In the following instances of omissions and uncertainties of the statutory law, the omission has been pointed out by forms which indicate the remedy applicable to supply the omission, should the honorable General Assembly be of opinion the case is one for any remedial action on its part:

No. 5.

AN ACT to amend sections 2258 and 2262 of the code of civil procedure, in regard to changes of venue.

Be it enacted by the General Assembly of the State of Missouri, as follows:

SECTION 1. The code of civil procedure, section 2258 (Revised Statutes, 1889), is hereby amended so as to read as follows:

Section 2258. *In what cases a change of venue may be awarded.*—A change of venue may be granted in any civil action for any of the following causes: First, that the judge is interested, or prejudiced, or is related to any of the parties, or is a material witness in the case, or has been of counsel in the case, or in the matter out of which the action shall have grown; second, that the opposite party has an undue influence over the mind of the judge; third (in cases where either party shall be entitled to demand a jury trial), that the inhabitants of the county are prejudiced against the applicant; or fourth, that the opposite party to any such case has an undue influence over such inhabitants. But no change of venue shall be granted on account of any cause applicable to the judge of the court, unless the application therefor shall be filed at or before the time when, by law or by the rules of the court, the defendants shall be required to plead to the petition; nor shall any change be granted on any grounds applicable to the inhabitants of the county, unless the applicant shall establish said grounds by proof to the satisfaction of the court, or unless the court shall be satisfied, otherwise, that the grounds alleged in such application are true.

SEC. 2. Section 2262 (Revised Statutes 1889) is hereby amended by adding after the word "sufficient," in the fourth line thereof, the following, namely; "and the court shall be satisfied that some of the grounds alleged are true;" so that said section shall read as follows, to wit:

Section 2262. *After notice given—duty of court.*—If reasonable notice shall have been given to the adverse party, or his attorney of record, the court or judge, as the case may be, shall consider the application, and if it be sufficient, and the court shall be satisfied that some of the grounds alleged are true, a change of venue shall be awarded to some county in the same or an adjoining circuit, where the causes complained of do not exist, as convenient as may be to the opposite party: *Provided*, that where the application for a change of venue is founded on the interests, prejudice or other objection to the judge, a change of venue shall not be awarded to another county without a reasonable opportunity having first been allowed the parties to agree upon a special judge, or for the election of a special judge, as provided by law.

SEC. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

No. 6.

It is further recommended that amendments to the same effect be made in the criminal law touching change of venue, so as to require objections to the judge to be submitted at the time when the defendant is required to first plead (under advice of counsel) to the indictment; and that objections to the community or inhabitants of the county be required to be submitted to the trial court for a finding as to the truth of such objections.

The great abuse of the existing law in regard to changes of venue, and the great increase of costs in criminal cases by reason thereof, would seem to claim at the hands of the honorable General Assembly, some such amendment of the laws on the subject to correct said abuse, and relieve the people of the burden of unnecessary costs thereby imposed upon them.

No. 7.

AN ACT to amend section 5510 of the Revised Statutes, in regard to injunctions, so as to secure a stay of action pending a review in such cases.

Be it enacted by the General Assembly of the State of Missouri, as follows:

SECTION 1. The law in regard to injunctions, section 5510 of the Revised Statutes of Missouri (1889), is hereby amended by adding thereto the following, to wit:

Cases in which an injunction has been granted or prayed shall be reviewable in like manner as other civil actions; and where an appeal is allowed by a trial court from a judgment or order granting or dissolving an injunction, the appeal shall continue the force and effect of the injunction (granted or dissolved by said judgment or order) until such order or judgment be reviewed in the appellate court upon such appeal; and in case of such appeal, the assessment of damages upon

any bond which may have been given, on obtaining any restraining order or injunction in the cause, need not be made until the term of court when the mandate of the appellate court shall be filed in the trial court, after the final disposition of the appeal. And in event any application for injunction be denied on final hearing by a trial court, the latter shall, nevertheless, have power, in its discretion, to grant a restraining order, pending the litigation, to prevent the commission of any such acts as are described in section 5491, upon the giving of bond with at least two sureties (approved by the court or judge thereof), conditioned to pay all damages, interest and costs that may be sustained by any one by reason of such restraining order; and said restraining order shall then have the effect to stay the acts so enjoined, during the litigation, and until the final determination thereof; and upon such determination, damages may be, upon motion, adjudged upon any bond so given, as in other cases of breach of bonds given to secure injunction orders.

So that said section 5510, as amended, shall read as follows, to wit:

SEC. 5510 *Remedy by injunction to exist in what cases—prohibition.*—The remedy by writ of injunction or prohibition shall exist in all cases where an irreparable injury to real or personal property is threatened, and to prevent the doing (wrong) of any legal wrong whatever, whenever, in the opinion of the court, an adequate remedy cannot be afforded by an action for damages. Cases in which an injunction has been granted or prayed shall be reviewable in like manner as other civil actions; and where an appeal is allowed by a trial court from a judgment or order granting or dissolving an injunction, the appeal shall continue the force and effect of the injunction (granted or dissolved by said judgment or order) until such order or judgment be reviewed in the appellate court upon such appeal; and in case of such appeal, the assessment of damages upon any bond which may have been given on obtaining any restraining order or injunction in the cause need not be made until the term of court when the mandate of the appellate court shall be filed in the trial court. After the final disposition of the appeal, and in event any application for injunction be denied on final hearing by a trial court, the latter shall, nevertheless, have power, in its discretion, to grant a restraining order, pending the litigation, to prevent the commission of any such acts as are described in section 5491, upon the giving of bond, with at least two sureties (approved by the court or judge thereof), conditioned to pay all damages, interest and costs that may be sustained by any one by reason of such restraining order; and said restraining order shall then have the effect to stay the acts so enjoined during the litigation, and until the final determination thereof; and, upon such determination, damages may be, upon motion, adjudged upon any bond so given, as in other cases of breach of bonds given to secure injunction orders.

SEC. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

An act to amend section 3272 of the Revised Statutes, concerning the reports to the legislature by the judges.

Be it enacted by the General Assembly of the State of Missouri, as follows:

SECTION 1. The following is hereby enacted as an addition to section 3272 (Revised Statutes, 1889), and as a part of said section, to wit:

And for the purposes of this section, and to secure thorough preparation of said reports, said judges are authorized to meet and confer together at such dates and places in this state as a majority thereof, or a majority of those present at any duly called meeting, may from time to time designate; and to defray the necessary expenses of attending such meeting, each of said judges who shall attend the same shall receive, for one such meeting in each year, the same mileage from the place of his residence as is by law allowed to members of the general assembly for attendance thereon; so that said section 3272 as amended shall read as follows, to wit:

SEC. 3272. *Judges to report to legislature, what.*—In aid of the legislature, it is hereby made the duty of each of the judges of the supreme court, and of the St. Louis and Kansas City courts of appeals, and the circuit courts, from time to time, to make note of, and within the first five days of every regular session of the general assembly, to report to the president of the senate, or speaker of the house, all such omissions, uncertainties and incongruities in the statutory laws of this state as may come to their attention and be remediable by legislation; and it shall be the duty of the presiding officer of either senate or house to whom such report be made to lay the same before their respective houses for action thereon. And for the purposes of this section, and to secure thorough preparation of said reports, said judges are authorized to meet and confer together at such dates and places in this state as a majority thereof, or a majority of those present at any duly called meeting, may from time to time designate; and to defray the necessary expenses of attending such meeting, each of said judges who shall attend the same shall receive, for one such meeting in each year, the same mileage from the place of his

residence as is by law allowed to members of the general assembly for attendance thereon.

SEC. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

Which was read.

Mr. Spencer of St. Louis City offered the following resolution :

Resolved, That three hundred copies of the report of the judges conference be printed for the use of the members of the House ;

Which was read and adopted.

The Speaker announced the following standing committees of the House :

Judiciary—Messrs. Bothwell, Tatum, Davison of Butler, Spencer of St. Louis City, Swanger, Stickney, Young of Texas, Moore of Mississippi, Drabelle, Rothwell, Avery.

Ways and Means—Messrs. Bittinger, Tatum, Jones of Polk, Spencer of St. Louis, Watson, Moran, Richards, Edgar, Hancock, Wetzel, Hammond, Tate, Marsh, Buckner, Cape.

Appropriations—Tatum, Tubbs, Swanger, Sartin, Sawyer, Miller, Baugher, Spurgeon, Hammond, Denny, Crisp, Armstrong, Davidson, Lynch, Mortimer, Criminal Jurisprudence—Davis of Taney, Higbee, Moran, Robertson, Johnston, Jones of Jackson, Hart, DeReign, Pritchett, Collins, Sullinger.

Criminal Costs and Fees—Higbee, Bothwell, Breit, Watson, Pritchett, Armstrong, Melson.

Education—Messrs. Swanger, Steel, Denslow, Leazenby, Breit, Sullinger, Short of Cole.

Internal Improvements—Messrs. Pettijohn, Grubb, Gurney, Martin, Davis of Taney, Freeman, Porterfield, Hancock, Bittinger, Schoppenhorst, Phipps, Mortimer, Lane, Kyler, Weinholdt.

Roads and Highways—Messrs. Warner, DeFord, LeFavor, Jones of Hickory, Benner, Hammond, Bennett, Moore of Stone, Rohne, Tartar, Meriwether, Schooler, Daneri, Buckner, Choate.

Insurance—Messrs. Gurney, Atkins, Mahan, Sartin, Sailor, Crisp, Pollock. Banks and Banking—Messrs. Spencer of St. Louis city, Gmelich, Hinde, Denny, Anderson, Lane, O'Reilly.

University—Messrs. Short of Phelps, Sawyer, Baugher, Calhoun, Porterfield, Jenkins, McKearley.

Normal Schools—Messrs. Denslow, Sawyer, Grubb, LeFavor, Robertson, Kline, McKee.

School Text books—Messrs. Mahan, DeFord, Dyer, Griffiths. George, Cox, Burks.

Private Corporations—Messrs. Stickney, Davis of Taney, Atkins, Schoppenhorst, Gay, Cape, McCollum.

Municipal Corporations—Messrs. Gmelich, Schumacher, Gurney, Moran, Calhoun, Drabelle, Pratt.

Agriculture—Murray, Martin, Mahan, Odneal, Cherrington, Wetzel, Davis of Wayne, Best, Walton, McIntyre, Davidson, Fuson, Jenkins, Schooler, Julian.

Eleemosynary Institutions—Messrs. Harrison, Smith of Howell, Temme, Waymeyer, Davidson, Carroll, Moore of Mississippi.

Permanent Seat of Government—Messrs. Steel, Spencer of Douglas, LeRoy, Middleton, Bothwell, Short of Cole, Kasey.

Constitutional Amendments—Messrs. Young of Texas, Robertson, Middleton, Higbee, Jones of Jackson, Young of St. Francois, Moore of Mississippi.

Official Salaries and Fees—Messrs. Hart, Best, Brock, Edgar, Davidson, Bourn, Ball.

Penitentiary—Messrs. Freeman, Sachse, Walton, Leazenby, Harrison, Weaver, Smith of Buchanan.

Elections—Messrs. Tubbs, Breit, Tatum, Moran, Hinde, Julian, Rothwell.

Labor—Messrs. Grubb, McPherson, Gay, Moore of Stone, Jones of Hickory, Gill, O'Dell.

Mines and Mining—Sailor, Griffiths, Cherrington, Tartar, Denslow, Correll, Coppedge.

Commerce—Messrs. Jones of Jackson, Rohne, Schumacher, Drum, Julian, Daneri, Bourn.

Manufactures—Messrs. Walton, LeRoy, Drum, Davis of Wayne, Bennett, Carroll, Lynch.

Federal Relations—Messrs. Richards, Tubbs, DeFord, Cherrington, Pratt, Avery, Arnett.

Retrenchment and Reform—Messrs. Brock, Shaw, Freeman, Bittinger, Murray, DeReign, Sherrill.

Benevolent and Scientific Institutions—Messrs. Jones of Polk, Jones of Hickory, Shaw, Ross, Weaver, Ferguson, Chinn.

Militia—Messrs. Johnston, Sartin, Benner, Short of Phelps, Spencer of St. Louis City, Fuson, Arnett.

Justices of the Peace—Messrs. Wetzel, Waymeyer, Temme, Spencer of Douglas, Smith of Howell, Weinhold, Russell of New Madrid.

Accounts—Messrs. Dayison of Butler, Gmelick, Steel, Richards, Schöppenhorst, Cape, Young of St. Francois.

Claims—Messrs. Atkins, Sachse, Best, Middleton, Kasey, Burks, Buckner.

Printing—Messrs. Hinde, Harrison, Spurgeon, Denny, Robertson, McCollum, Ross.

Engrossed Bills—Messrs. Baugher, Brock, Miller, Murray, Old, O'Reilly, O'Dell.

Enrolled Bills—Watson, Hancock, Porterfield, Johnston, Julian, Burks, Hall.

Local Bills—Messrs. Shaw, DeReign, Dyer, Jones of Polk, Collins, Correll.

State Library—Messrs. LeFavor, Short of Phelps, Chinn, Calhoun, Anderson, Feaguson, Cox.

Township Organization—Leazenby, Pettijohn, Dyer, Odneal, Hart, Kline, Choate.

County Boundaries—Drum, Moore of Stone, Warner, Gill, Kyler, George, Melson.

Swamp Lands—Sawyer, Davison, Davis of Wayne, McPherson, Sherrill, Russel of New Madrid, Pollock.

Miscellaneous and Unfinished Business—LeRoy, Bennett, Edgar, Tate, Marsh, Merriwether, Old.

Immigration—Porterfield, McPherson, Pettijohn, Phipps, McIntyre, McKearly, McKee.

Joint Committee on Printing—Moran, Stickney, Smith of Buchanan.

Rules—Martin, Bothwell, Spencer of St. Louis City, Porterfield, Moore of Mississippi, Julian, Coppedge.

Which was read.

Mr. Tatum offered, for filing in the House, the notice of contest in the case of Joseph, Mertens and Godfrey, against Carroll, Kyler and Lynch, from St. Louis city.

Mr. Drabelle objected to the filing of this notice of contest, and after debate, the ayes and noes being demanded, the notice was ordered filed by the following vote:

A YES—Messrs.

Atkins,	Freeman,	Mahan,	Short (Phelps),
Baugher,	Gmelich,	Martin,	Smith (Howell),
Benner,	Griffiths,	Middleton,	Spencer (Douglas),
Bennett,	Grubb,	Miller,	Spencer (St. L. City),
Best,	Gurney,	Moore (Stone),	Spurgeon,
Bittinger,	Hammond,	Moran,	Steel,
Bothwell,	Hancock,	Mueller,	Stickney,
Breit,	Harrison,	Murray,	Swanger,
Brock,	Hart,	Odneal,	Tartar,
Calhoun,	Higbee,	Pettijohn,	Tatum,
Cherrington,	Hinde,	Phipps,	Temme,
Davis (Taney),	Johnston,	Porterfield,	Tubbs,
Davis (Wayne),	Jones (Hickory),	Sachse,	Walton,
Davison,	Jones (Jackson),	Sailor,	Warner,
DeFord,	Jones (Polk),	Sartin,	Watson,
Denny,	Leazenby,	Sawyer,	Waymeyer,
Denslow,	LeFavor,	Schoppenhorst,	Wetzel,
Drum,	LeRoy,	Schumacher,	Young (Texas),
Dyer,	McPherson,	Shaw,	Mr. Speaker—77.
Edgar,			

NOES—Messrs.

Anderson,	Choate,	George,	McIntyre,
Arnett,	Collins,	Gill,	McKearly,
Avery,	Cox,	Hall,	McKee,
Bourn,	Crisp,	Jenkins,	Marsh,
Buckner,	DeReign,	Julian,	Melson,
Burks,	Drabelle,	Kline,	Merriwether,
Cape,	Ferguson,	Lane,	Moore (Mississippi),
Chinn,	Fuson,	McCollum,	Mortimer,

O'Dell, Old, O'Reilly, Pollock,	Ross, Rothwell, Russell (N. Madrid), Schooler,	Sherrill, Short (Cole), Smith (Buchanan), Sullinger,	Tate, Weaver. Weinhold—48.
Absent—Messrs. Daneri,	Kasey,	Rohne,	Young (St. Fran.)—4
Absent with leave—Messrs. Armstrong, Coppedge,	Davidson, Gay,	Pratte,	Pritchett—6.
Sick—Messrs. Richards,	Robertson—2.		

The contestees, Messrs. Carroll, Kyler and Lynch, were excused from voting—3.

Mr. Tatum offered the following resolution:

In the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri.

January, 1895.

William Joseph, Charles F. Mertens, William Godfrey,	} Contestants.
Against	
James J. Carroll, George Kyler, James P. Lynch.	} Contestees.

Whereas, It has been made to appear to this House that there is now pending a contest between William Joseph, Chas. F. Mertens and William Godfrey, contestants, against James J. Carroll, Geo. Kyler and James P. Lynch, contestees, all of the Fourth representative district, of the city of St. Louis, which said district consists of the fourth (4th), tenth (10th), twelfth (12th), fourteenth (14th) and sixteenth (16th) wards of said city, said contest being for the seats of representatives, said seats being three in number, in this House from said district, and that said contestants ask that this House may issue a writ to the recorder of voters, Chas. P. Higgins, of the city of St. Louis, aforesaid, in which city and representative district the said contested election was held, commanding him to open, count and compare with the list of voters of said district and examine the ballots in his office which were cast at the election in contest, held on the sixth day of November, 1894, in said representative district, and to certify the result of such count, comparison and examination, so far as the same relates to the said offices in contest, to his House; therefore, be it

Resolved, by the House of Representatives of the 38th General Assembly of the State of Missouri, that the said Chas. P. Higgins, recorder of voters of the city of St. Louis in the State of Missouri, be and he is hereby ordered and commanded to open, count and compare with the list of voters of the wards comprising said Representative district, and examine the ballots in his office which were cast at the aforesaid election in contest, and to certify the result of such count, comparison and examination so far as the same relates to the aforesaid offices in contest, as aforesaid, to this House in due time, with all convenient speed and without unnecessary delay; and be it

Resolved, further, and ordered that the clerk of this House do forthwith forward a certified copy in duplicate of this order and writ to the sheriff of the city of St. Louis aforesaid, and that said sheriff do forthwith serve this order and writ upon said Charles P. Higgins, recorder of voters of said city, as provided in section, 4721 and 4722 of the Revised Statutes of this State for 1889, and that said sheriff do make due return to this House of the manner and time of the execution and service hereof.

Which was read and adopted.

Leave of absence was granted to Messrs. Pratt and Pritchett for one day, and to Mr. Armstrong until Monday.

Mr. Robertson was reported sick.

Mr. Davison, chairman of the temporary committee on accounts, submitted the following report:

Mr. SPEAKER: Your temporary committee on accounts respectfully report that in compliance with the resolution providing for our appointment, we have issued certificates to the members of this House, for mileage and per diem going

and coming, and for stationery and postage, as provided by law; also certificates of services to the temporary clerks and employes of the House.

Your committee further report that since issuing certificates to the temporary clerks and employes, they have been furnished with a copy of an opinion of the Attorney-General, rendered at the request of the State Auditor, which is herewith submitted, to the effect that the State Auditor cannot legally draw warrants on the State Treasurer in payment of the per diem of the temporary clerks and other employes of either body of the General Assembly.

J. T. DAVISON,
GEO. STEEL.
J. F. GMELICH.

STATE OF MISSOURI, LEGAL DEPARTMENT, }
CITY OF JEFFERSON, January 11, 1895. }

HON. JAMES M. SEIBERT, *State Auditor* :

DEAR SIR—You ask if you, as Auditor, can legally draw warrants on the State treasury in payment of the per diem of the Chief Clerk, minute clerks, Sergeant-at-Arms, Doorkeeper, etc., elected by the House of Representatives after temporary organization, for services before permanent organization, where such claims are for the compensation as fixed by section 6632, R. S. 1889, and certified to you for payment by the Speaker, Chief Clerk and Chairman of the Committee on Accounts.

There is no constitutional or statutory method prescribed for the temporary organization of either body of the General Assembly. The absence of legislation on this subject is due to the fact that either body possesses ample power to effect its own organization without the aid of others than their respective members; and if certain persons were designated by law to temporarily organize the House or Senate, in the absence of such persons their duties would of necessity devolve upon members. The law, therefore, not having contemplated the organization of either house through the instrumentality of any other than members, except when called to order by the Secretary of State, as prescribed by the acts of 1893, page 198, I am of the opinion that there is no authority for the payment of persons designated by the House for clerical and other services rendered by such persons during the temporary organization:

First—Because there is no statute authorizing the payment of such persons.

Second—Because the money cannot be drawn out of the State treasury for any purpose except by the passage of a law authorizing the same.

Third—Because the Constitution of this State, article 10, section 10, prohibits the payment of any money out of State treasury, or any funds under its management, except in pursuance of an appropriation by law, and such law should specify the object to which it is to be applied. The general appropriation for the "contingent expenses of the General Assembly," when it is made for this session, will not authorize you to draw a warrant for the payment of the services of the persons to whom you refer, because such services were not rendered for the General Assembly, or either branch of it, and are not properly chargeable to its contingent fund.

Respectfully,

R. F. WALKER, Att'y-Gen'l.

Which was read.

Mr. Spencer of St. Louis City offered the following resolution:

Resolved, That in compliance with sections 8591 and 8613 of the Revised Statutes of 1889, four thousand copies of the biennial report of the State Treasurer be printed, of which one thousand shall be for the use of the Senate, fifteen hundred for the use of the House, and five hundred for the use of the Treasurer's office—two hundred of which shall be bound in cloth—and the remainder to be used in the Appendix of the Journal.

Which was read and adopted.

(For Treasurer's Biennial Report, see Appendix.)

The Secretary of State submitted the following reports of corporations.

(For Report, see Appendix.)

The motion of Mr. Bothwell that when the House do adjourn, it adjourn until 2 o'clock p. m. on Monday, was agreed to.

Mr. Gurney, by unanimous consent, offered the following resolution:

Whereas, This House, by resolution, gave to the Doorkeeper of the House control of the cloak-room, and

Whereas, said resolution did not instruct him to put a janitor in said room :
 therefore be it
Resolved, By this House, that the Doorkeeper be and is hereby instructed to place a janitor in said room.

Which was read and adopted.

Mr. Freeman moved to take a recess until 2 o'clock p. m.;

Which was not agreed to.

Special order of business being called for, the following amendments to House Rules were taken up :

Amend House Rule No. 2 by striking out the figure 9, in the first line, and inserting the figure 10 ;

Which was read and rejected.

Amend House Rules 43 and 44 by taking sections 5 and 6 out of the morning hour, as provided in rule 43, and placing same in sections 1 and 2, of Rule 44, and that subsequent sections of said Rule 44 be numbered 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, respectively ;

Which was read.

Mr. Tatum moved to refer the amendment to the committee on Rules, which was agreed to.

Amend rule 69, by inserting between the word "any" and "member," the word "two," so that when amended, said rule may read :

The ayes and noes on any question shall be entered on the journal at the request of any two members, which request must be made before the vote is taken.

On motion, the amendment was referred to the Committee on Rules.

Mr. Moore of Mississippi offered the following amendment to the rules :

Amend by inserting the word "10," in lieu of the word "9," as it appears in first line of said rules ;

Which amendment, under the rules, went over until Monday.

The regular order being called for.

Mr. Bittinger introduced House bill No. 213, entitled

An act in relation to police commissioners of cities of the second class, repealing sections 1448 and 1449, and enacting new sections in lieu thereof ;

Which was read first time.

Mr. Bittinger introduced House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto ;

Which was read first time.

Mr. Bittinger introduced House bill No. 215, entitled

An act repealing section 4776, Revised Statutes 1889, as amended and re-enacted in 1893, also repealing section 4786, Revised Statutes 1889, relating to elections, and enacting two new sections to be known as sections 4776 and 4786 ;

Which was read first time.

Mr. Walton introduced House bill No. 216, entitled

An act to regulate the rental to be charged for the use of telephones, and fixing a penalty for its violation ;

Which was read first time.

Mr. Hall introduced House bill No. 217, entitled

An act to amend section 3964, of chapter 47, of article 9, of the Revised Statutes of Missouri, 1889, entitled "Crimes and punishments ;"

Which was read first time.

Mr. Hall introduced House bill No. 218, entitled

An act to amend an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815 of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend sections 7806 and 7814 of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved March 28, 1893;'"

Which was read first time.

Mr. Schoppenhorst introduced House bill No. 219, entitled

An act to provide for all vehicles used for the transportation of freight on the public roads of this State to be constructed with wide tires, and to award premiums for their use and to fix penalties for not using them ;

Which was read first time.

Mr. Swanger introduced House bill No. 220, entitled

An act to amend an act entitled "An act to regulate the sale of intoxicating liquors in the original packages and otherwise," approved April 20, 1891 ;

Which was read first time.

Mr. Avery introduced House bill No. 221, entitled

An act to amend sections 2760 and 2761, article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, entitled "Savings banks and fund companies ;"

Which was read first time.

Mr. Cape introduced House bill No. 222, entitled

An act to amend section 7531, chapter 138, Revised Statutes of 1889, concerning the assessment of property ;

Which was read first time.

Mr. Cape introduced House bill No. 223, entitled

An act to repeal section 2675, chapter 42, article 3, of the Revised Statutes of 1889, relating to railroad classification, charges, commissioners, and enacting a new section in lieu thereof, relating to the same subject-matter ;

Which was read first time.

Mr. Sartin introduced House bill No. 224, entitled

An act to amend an act relating to qualifications of road overseer—poll-tax, how paid ;

Which was read first time.

Mr. Leazenby introduced House bill No. 225, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, entitled Petition for change of venue supported by affidavits by striking out said section and enacting in lieu thereof a new section ;

Which was read first time.

Mr. Russell of New Madrid introduced House bill No. 226, entitled

An act to amend section 3901, Revised Statutes 1889 ;

Which was read first time.

Mr. Ross introduced House bill No. 227, entitled

An act to amend sections 3535 and 3547 of article 3, chapter 47, Revised Statutes of the State of Missouri, relating to offenses against public and private property ;

Which was read first time.

Mr. Chinn introduced House bill No. 228, entitled

An act to repeal sections 7806, 7807, and 7808 of the Session Acts of the 37th General Assembly of the State of Missouri, 1893, by substituting three new sections ;

Which was read first time.

Mr. Sawyer introduced House bill No. 229, entitled

An act to amend section 7226, article 1, chapter 126, Revised Statutes of Missouri, 1889, by striking out the word "twelve," in line 16, and inserting in lieu thereof the word "fifteen," in relation to official business ;

Which was read first time.

Mr. Bourn introduced House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri ;

Which was read first time.

Mr. Short of Phelps introduced House bill No. 231, entitled

An act to amend sections 11, 13 and 29 of laws of Missouri of 1889, entitled "Roads and highways—local option law ;"

Which was read first time.

Mr. Short of Phelps introduced House bill No. 232, entitled

An act to repeal chapter 81, Revised Statutes of Missouri, 1889, entitled "Immigration ;"

Which was read first time.

Mr. Short of Phelps introduced House bill No. 233, entitled

Druggists shall not substitute, when filling physicians' prescriptions for the sick ;

Which was read first time.

Mr. Weinhold introduced House bill No. 234, entitled

An act to amend section 14 of an act to regulate the sale of intoxicating liquors in the original packages or otherwise, approved April 20, 1891 ;

Which was read first time.

Mr. Hancock introduced House bill No. 235, entitled

An act to amend section 4156, chapter 48, article 6, of the Revised Statutes of Missouri, 1889, relating to "Change of venue, when granted ;"

Which was read first time.

Mr. Smith of Howell introduced House bill No. 236, entitled

An act to amend section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, relating to dramshops ;

Which was read first time.

Mr. Spencer of Douglas introduced House bill No. 237, entitled

An act to amend section 6090, chapter 94, article 1, of the Revised Statutes of the State of Missouri, relating to justices of the peace ;

Which was read first time.

Mr. Best introduced House bill No. 238, entitled

An act to amend section 7992, chapter 143, article 1, Revised Statutes of 1889, in relation to schools;

Which was read first time.

Mr. DeFord introduced House bill No. 239, entitled

An act relating to boards of equalization in counties having adopted township organization;

Which was read first time.

Mr. DeFord introduced House bill No. 240, entitled

An act to amend chapter 163, article 14, of Revised Statutes of Missouri of 1889, entitled "Roads, highways and bridges," by adding a new section thereto, in regard to special duties of road overseers, to be known as section 8528a;

Which was read first time.

By unanimous consent, Mr. Denslow offered the following resolution:

Resolved, That 250 copies of the standing committees of the House be ordered printed for the information of the members of this House.

Which was read and adopted.

Mr. Atkins moved to take a recess until 3 o'clock p. m.; which was lost on division by the following vote: Ayes 26, noes 65.

Leave of absence granted to Messrs. Gmelich, Burks, Shaw and Carroll until Monday.

Mr. Gill was reported sick.

Mr. Moore of Mississippi moved to adjourn. The ayes and noes being demanded, the motion carried by the following vote:

A YES—Messrs.

Avery,
Bittinger,
Bourn,
Correll,
Cox,
Crisp,
DeFord,
DeReign,
Drabelle,
Dyer,
Edgar,
Griffiths,
Grubb,
Hart,
Jenkins,
Johnston,

Jones (Hickory),
Jones (Polk),
Julian,
Kasey,
Kline,
Kyler,
Lane,
LeRoy,
Lynch,
McCollum,
McKee,
McPherson,
Mahan,
Meriwether,
Middleton,

Miller,
Moore (Mississippi),
Moore (Stone),
Mortimer,
Old,
Pettijohn,
Pollock,
Porterfield,
Rothwell,
Russell (N. Madrid),
Sachse,
Sailor,
Sawyer,
Schooler,
Schumacher,

Sherrill,
Smith (Howell),
Spencer (St. L. city),
Steele,
Sullinger,
Swanger,
Tate,
Temme,
Tubbs,
Warner,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),

—61

NOES—Messrs.

Arnett,
Bennett,
Best,
Brett,
Brock,
Calhoun,
Cape,
Cherrington,
Chinn,
Davis (Taney),

Davis (Wayne),
Davison,
Denny,
Denslow,
Drum,
Ferguson,
Freeman,
Fuson,
George,
Hall,

Harrison,
Higbee,
Leazenby,
LeFavor,
McIntyre,
McKearly,
Marsh,
Moran,
Murray,
O'Dell,

Ross,
Sartin,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Spencer (Douglas),
Spurgeon,
Tartar,
Young (Texas),
Mr. Speaker—40.

Absent—Messrs.

Anderson,	Collins,	Martin,	Rohne,
Atkins,	Daneri,	Melson,	Schoppenhorst,
Baughner,	Gurney,	Mueller,	Stickney,
Benner,	Hammond,	Odneal,	Tatum,
Bothwell,	Hancock,	O'Reilly,	Walton,
Buckner,	Hinde,	Phipps,	Watson—26.
Choate,	Jones (Jackson),		

Absent with leave—Messrs.

Armstrong,	Coppedge,	Gmelich,	Pritchett,
Burks,	Davidson,	Pratte,	Shaw—10.
Carroll,	Gay,		

Sick—Messrs.

Gill,	Richards,	Robertson—3.
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NINTH DAY—MONDAY, January 14, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of Friday read and approved.

Mr. Avery was granted leave of absence.

Mr. Sailor was granted leave of absence until Wednesday.

Messrs. Bittinger and Davidson were granted leave of absence for three days.

Mr. Schooler was granted leave of absence indefinitely on account of sickness.

Mr. Hammond was granted leave of absence.

On motion of Mr. Moran, the rules were suspended and bills were taken up for second reading.

House bill No. 46 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 47 was read second time and
Referred to Committee on Judiciary.

House bill No. 48 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 49 was read second time and
Referred to Committee on Militia.

House bill No. 50 was read second time and
Referred to Committee on Judiciary.

House bill No. 51 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 52 was read second time and
Referred to Committee on Agriculture.

House bill No. 53 was read second time and
Referred to to Committee on Criminal Jurisprudence.

House bill No. 54 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 55 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 56 was read second time and Referred to Committee on Education.

House bill No. 57 was read second time and Referred to Committee on Roads and Highways.

House bill No. 58 was read second time and Referred to Committee on Roads and Highways.

House bill No. 59 was read second time and Referred to Committee on Roads and Highways.

House bill No. 60 was read second time and Referred to Committee on Ways and Means.

House bill No. 61 was read second time and Referred to Committee on Agriculture.

House bill No. 62 was read second time and Referred to Committee on Judiciary.

House bill No. 63 was read second time and Referred to Committee on Judiciary.

House bill No. 64 was read second time and Referred to Committee on Judiciary.

House bill No. 65 was read second time and Referred to Committee on Judiciary.

House bill No. 66 was read second time and Referred to Committee on Judiciary.

House bill No. 67 was read second time and Referred to Committee on Ways and Means.

House bill No. 68 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 69 was read second time and Referred to Committee on Ways and Means.

House bill No. 70 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 71 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 72 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 73 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 74 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 75 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 76 was read second time and Referred to Committee on Internal Improvements.

House bill No. 77 was read second time and Referred to Committee on Agriculture.

House bill No. 78 was read second time and Referred to Committee on Ways and Means.

House bill No. 79 was read second time and Referred to Committee on Elections.

House bill No. 80 was read second time and
Referred to Committee on Elections.

House bill No. 81 was read second time and
Referred to Committee on Elections.

House bill No. 82 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 83 was read second time and
Referred to Committee on Agriculture.

House bill No. 84 was read second time and
Referred to Committee on Agriculture.

House bill No. 85 was read second time and
Referred to Committee on Agriculture.

House bill No. 86 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 87 was read second time and
Referred to Committee on Judiciary.

House bill No. 88 was read second time and
Referred to Committee on Labor.

House bill No. 89 was read second time and
Referred to Committee on Judiciary.

House bill No. 90 was read second time and
Referred to Committee on Insurance.

House bill No. 91 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 92 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 93 was read second time and
Referred to Committee on Judiciary.

House bill No. 94 was read second time and
Referred to Committee on Judiciary.

House bill No. 95 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 96 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 97 was read second time and
Referred to Committee on Ways and Means.

House bill No. 98 was read second time and
Referred to Committee on Ways and Means.

House bill No. 99 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 100 was read second time and
Referred to Committee on Elections.

House bill No. 101 was read second time and
Referred to Committee on Education.

House bill No. 102 was read second time and
Referred to Committee on Ways and Means.

House bill No. 103 was read second time and
Referred to Committee on Judiciary.

House bill No. 104 was read second time and Referred to Committee on Ways and Means.

House bill No. 105 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 106 was read second time and Referred to Committee on Fees and Salaries.

House bill No. 107 was read second time and Referred to Committee on Elections.

House bill No. 108 was read second time and Referred to Committee on Ways and Means.

House bill No. 109 was read second time and Referred to Committee on Judiciary.

House bill No. 110 was read second time and Referred to Committee on Ways and Means.

House bill No. 111 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 112 was read first time and Referred to Committee on Criminal Jurisprudence.

House bill No. 113 was read second time and Referred to Committee on Criminal Costs and Fees.

House bill No. 114 was read second time and Referred to Committee on Fees and Salaries.

House bill No. 115 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 116 was read second time and Referred to Committee on Judiciary.

House bill No. 117 was read second time and Referred to Committee on Ways and Means.

House bill No. 118 was read second time and Referred to Committee on Judiciary.

House bill No. 119 was read second time and Referred to Committee on Official Fees and Salaries.

House bill No. 120 was read second time and Referred to Committee on Judiciary.

House bill No. 121 was read second time and Referred to Committee on Judiciary.

House bill No. 122 was read second time and Referred to Committee on Judiciary.

House bill No. 123 was read second time and Referred to Committee on Judiciary.

House bill No. 124 was read second time and Referred to Committee on Judiciary.

House bill No. 125 was read second time and Referred to Committee on Ways and Means.

House bill No. 126 was read second time and Referred to Committee on Ways and Means.

House bill No. 127 was read second time and Referred to Committee on Ways and Means.

House bill No. 128 was read second time and Referred to Committee on Judiciary.

House bill No. 129 was read second time and Referred to Committee on Federal Relations.

House bill No. 130 was read second time and Referred to Committee on Judiciary.

House bill No. 131 was read second time and Referred to Committee on Education.

House bill No. 132 was read second time and Referred to Committee on Judiciary.

House bill No. 133 was read second time and Referred to Committee on Elections.

House bill No. 134 was read second time and Referred to Committee on Internal Improvements.

House bill No. 135 was read second time and Referred to Committee on Judiciary.

House bill No. 136 was read second time and Referred to Committee on Militia.

House bill No. 137 was read second time and Referred to Committee on Judiciary.

House bill No. 138 was read second time and Referred to Committee on Roads and Highways.

House bill No. 139 was read second time and Referred to Committee on Elections.

House bill No. 140 was read second time and Referred to Committee on Official Fees and Salaries.

House bill No. 141 was read second time and Referred to Committee on Agriculture.

House bill No. 142 was read second time and Referred to Committee on Judiciary.

House bill No. 143 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 144 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 145 was read second time and Referred to Committee on Judiciary.

House bill No. 146 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 147 was read second time and Referred to Committee on Judiciary.

House bill No. 148 was read second time and Referred to Committee on Judiciary.

House bill No. 149 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 150 was read second time and Referred to Committee on Judiciary.

House bill No. 151 was read second time and Referred to Committee on Education.

House bill No. 152 was read second time and
Referred to Committee on Education.

House bill No. 153 was read second time and
Referred to Committee on Insurance.

House bill No. 154 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 155 was read second time
Referred to Committee on Official Fees and Salaries.

House bill No. 156 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 157 was read second time and
Referred to Committee on Private Corporations.

House bill No. 158 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 159 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 160 was read second time and
Referred to Committee on Elections.

House bill No. 161 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 162 was read second time and
Referred to Committee on Ways and Means.

House bill No. 163 was read second time and
Referred to Committee on Agriculture.

House bill No. 164 was read second time and
Referred to Committee on Education.

House bill No. 165 was read second time and
Referred to Committee on Ways and Means.

House bill No. 166 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 167 was read second time and
Referred to Committee on Judiciary.

House bill No. 168 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 169 was read second time and
Referred to Committee on Judiciary.

House bill No. 170 was read second time and
Referred to Committee on Judiciary.

House bill No. 171 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 172 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 173 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 174 was read second time and
Referred to Committee on Judiciary.

House bill No. 175 was read second time and
Referred to Committee on Judiciary.

House bill No. 176 was read second time and
Referred to Committee on Roads and Highways,

House bill No. 177 was read second time and
Referred to Committee on Judiciary.

House bill No. 178 was read second time and
Referred to Committee on Judiciary.

House bill No. 179 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 180 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 181 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 182 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 183 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 184 was read second time and
Referred to Committee on Education.

House bill No. 185 was read second time and
Referred to Committee on Ways and Means.

House bill No. 186 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 187 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 188 was read second time and
Referred to Committee on Agriculture.

House bill No. 189 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 190 was read second time and
Referred to Committee on Labor.

House bill No. 191 was read second time and
Referred to Committee on Insurance.

House bill No. 192 was read second time and
Referred to Committee on Private Corporations.

House bill No. 193 was read second time and
Referred to Committee on Judiciary.

House bill No. 194 was read second time and
Referred to Committee on Ways and Means.

House bill No. 195 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 196 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 197 was read second time and
Referred to Committee on Private Corporations.

House bill No. 198 was read second time and
Referred to Committee on Insurance.

House bill No. 199 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 200 was read second time and
Referred to Committee on Agriculture.

House bill No. 201 was read second time and
Referred to Committee on Agriculture.

House bill No. 202 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 203 was read second time
Referred to Committee on Education.

House bill No. 204 was read second time and
Referred to Committee on Elections.

House bill No. 205 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 206 was read second time and
Referred to Committee on Levees.

House bill No. 207 was read second time and
Referred to Committee on Private Corporations.

House bill No. 208 was read second time and
Referred to Committee Internal Improvements.

House bill No. 209 was read second time and
Referred to Committee on Labor.

House bill No. 210 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 211 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 212 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 213 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 214 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 215 was read second time and
Referred to Committee on Elections.

House bill No. 216 was read second time and
Referred to Committee on Private Corporations.

House bill No. 217 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 218 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 219 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 220 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 221 was read second time and
Referred to Committee on Private Corporations.

House bill No. 222 was read second time and
Referred to Committee on Ways and Means.

House bill No. 223 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 224 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 225 was read second time and
Referred to Committee on Judiciary.

House bill No. 226 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 227 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 228 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 229 was read second time and
Referred to Committee on Official Fees and Salaries.

House bill No. 230 was read second time and
Referred to Committee on Agriculture.

House bill No. 231 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 232 was read second time and
Referred to Committee on Immigration.

House bill No. 233 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 234 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 235 was read second time and
Referred to Committee on Judiciary.

House bill No. 236 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 237 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 238 was read second and
Referred to Committee on Education.

House bill No. 239 was read second time and
Referred to Committee on Township Organization.

House bill No. 240 was read second time and
Referred to Committee on Roads and Highways.

Mr. Griffiths offered the following resolution :

Whereas, This House has learned with inexpressible sorrow of the death of
Hon. A. D. Richards, member from Carroll county ; therefore, be it
Resolved, That the Speaker appoint a committee of three to make all preparation for the funeral and escort the remains to the place of interment, and that the House do now adjourn out of respect to our departed member.

Which was read.

Mr. Denslow offered the following substitute :

Whereas, This House has learned with inexpressible sorrow of the death of the Hon. Allen D. Richards, member from Carroll county ; therefore, be it

Resolved, That the Speaker appoint a committee of three members to make all preparations for the funeral, and, together with the Sergeant-at-Arms and Chaplain of the House, escort the remains to the place of interment.

Which substitutè was read and agreed to.

The resolution was then adopted.

The Speaker then appointed the following committee: Messrs. Griffiths, Grubb and Short of Cole.

Mr. Higbee offered the following resolution :

Whereas, the Honorable A. D. Richards, a member of the House, from Carroll county, has departed this life; therefore, be it

Resolved, That a committee of seven, acting with the Speaker, Chaplain and Sergeant-at-Arms, be appointed by the Speaker to accompany the remains of the deceased to the depot, and that the Senate be furnished with a copy of this resolution and the action of the House thereon.

Which was read and adopted.

The Speaker appointed the following committee: Messrs. Higbee, Moran, Hart, Swanger, Davison, Moore of Mississippi and Pritchett.

Mr. Tatum offered the following resolution :

Joint resolution No. 4, for the temporary relief of the eleemosynary and penal institutions of the State;

Which was read first time and

Referred to Committee on Appropriations.

Mr. Correll offered the following resolutions :

Whereas, Hon J. Requa, member of the Thirty-seventh General Assembly, departed this life before the expiration of his term of office as representative of Vernon county in 1893; and

Whereas, The said honored member commanded the respect, confidence, friendship and admiration of the members of said Thirty-seventh General Assembly, by reason of his kind, affable manner, his intellectual ability as a legislator, his accomplishments as a gentleman and a scholar; therefore be it

Resolved, That we deplore the loss of so valuable a member of the Thirty-seventh General Assembly, so good a citizen of our State, and so kind and considerate a friend; that we deeply commiserate with the companion of his bosom who survives him, and extend to her our sincerest sympathy, trusting that He who tempers the storm of winter to the shorn lamb will take her and her orphan children under his protecting ægis.

Resolved, further. That these resolutions be published in the official organ of this House, and copies thereof furnished to Mrs. Requa, relict of said deceased.

Which was read and adopted.

On motion of Mr. Moore of Mississippi, memorial services of Hon. J. Requa were made the special order for January 17, 1895.

Mr. Jenkins offered the following resolution :

Whereas, Hon. John L. Paxton, member of the 37th General Assembly, departed this life on the 10th day of March, 1894, during the incumbency of his office; and

Whereas, John L. Paxton, by his uprightness, learning and ability in the House, commanded the respect and admiration of the members of this House, a few of whom are with us today; therefore, be it

Resolved, That we express our deepest regret at the loss to the community where he resided, and that we tender our sympathy to his widow and son, and trust that his high reputation as an honorable and high-minded citizen of this State may long remain green in the memory of those with whom it was the good fortune to commingle, and that these resolutions be printed in the official organ of this House, and a copy thereof be forwarded to his widow.

Which was read and adopted, and a part of next Thursday set apart for memorial services in honor of the late John L. Paxton.

The Board of Managers of the Missouri School for the Deaf and Dumb submitted the following report :

To the Thirty-eighth General Assembly of Missouri :

In compliance with statutory requirements, we have the honor to submit herewith the twentieth biennial report of this Institution, for the years 1893 and 1894, together with an itemized statement of disbursements.

Very respectfully,
 M. FRED BELL, President, Fulton, Mo.
 JAMES A. LEAVELL, Fulton, Mo.
 G. T. DUNN, Troy, Mo.
 J. H. PARKER, Warrensburg, Mo.
 J. S. DORSEY, Columbia, Mo.
 Board of Managers.

Which was read.

(For report see Appendix.)

The State Board of Education, through its secretary, submitted the following report :

To the Honorable, the General Assembly of the State of Missouri :

Gentlemen—In compliance with section 8043 of the Revised Statutes of 1889, the State Board of Education begs leave to make report, as follows :

Suit was in 1892 instituted in the circuit court of New Madrid county, to recover to the county and school funds certain swamp lands to which the heirs of E. L. Luce and others asserted claim.

The suit was removed by motion of defendants to the circuit court of the United States, at St. Louis, where it was on motion of defendants dismissed for the reasons :

First—Because the county court withdrew the name of the county from the suit as part plaintiff; and

Second—Because in the opinion of the United States circuit court, the attorney of the State Board of Education did not have sufficient authority from said Board in the first instance to bring suit.

The attorney for the State Board of Education is Henry N. Phillips of Malden, Mo.

The Luce case in all its details has been before the State Board of Education for investigation from December 15, 1893, until November 20, 1894, when the Board, by its action, ordered suit to be again instituted, which will be done at the earliest practicable moment.

The suit of Dunklin County vs. Charles F. Chouteau has, during the year 1894, been by the Supreme Court of the State decided against the county. (See volume 120, Missouri Reports.)

There is another case pending in Dunklin county, wherein the title to about 20,000 acres of land is involved.

During the present year the case of the F. G. Oxley Stave Company vs. Butler county et al. has been decided by the Supreme Court of the State in favor of the county. In this case the title of 100,119 acres of land was re-vested in the county. This case was begun in the Butler county circuit court, in August, 1889. The Oxley Stave Company purchased of Charles F. Chouteau, who purchased under sale by virtue of a decree of the Supreme Court in case of Chouteau vs. Allen et al. (see 70 Mo. report, p. 290), and brought against Butler county et al., to quiet title and annul certain patents made by the county, especially one made by the county to the St. Louis, Iron Mountain & Southern Railway Company for building their own railway dump.

The Board is considering reports of its attorneys upon the condition of the swamp lands of Pemiscot county, as well as the action of the county court in attempting to transfer certain swamp lands to aid in the construction of a railroad.

The Board is informed that Scott county is indebted to the school fund for money used in liquidating county indebtedness. This subject is likewise under consideration.

Suits are now pending which were instituted by instruction of the Board in 1886, in Stoddard county, to test what is known as the Ringer title to certain swamp lands in that county.

The statute provides for the attorney employed by the State Board in payment for all claims prosecuted to final judgment in favor of the State or county as plaintiff, certain fees to be paid by the counties.

The law also makes it the duty of said attorneys to examine the records and papers relating to school lands and funds in the counties of the district for which they are appointed, and report the condition of the same to the State Board of Education, and that they shall receive as compensation therefor the sum of six (6) dollars per day for the time actually employed in such examination, said amount to be audited by the State Board of Education and paid out of any moneys in the

State treasury not otherwise appropriated : provided, that not more than five days shall be employed in such examination in any one county, except upon the order of the State Board of Education.

Several such examinations have taken place and expense bills sent in by the attorneys, but as no appropriations have been made by the General Assembly to cover this particular item, these bills have remained unpaid.

Very respectfully, your obedient servants,

(Signed),

L. E. WOLFF,
President of Board.
WM J. STONE,
R. F. WALKER,
A. A. LESUEUR,
Secretary of Board.

Which was read.

The Board of Managers of State Lunatic Asylum No. 2 submitted the following report :

The Board of Managers of the State Lunatic Asylum No. 2, in compliance with sections 5682 and 5689, volume 2, Revised Statutes 1889, beg leave to submit their biennial report for the tenth biennial period, ending December 31, 1894, together with the reports of the superintendent, steward, treasurer and matron, which set out in detail the work of the asylum for the years 1893 and 1894, and which contain itemized and detailed statements of all disbursements made of moneys appropriated by the 37th General Assembly, for support, repairs and improvements.

Which was read.

(For report see Appendix.)

The Board of Managers of State Asylum No. 3 submitted the following report :

To the Honorable 38th General Assembly of the State of Missouri.

We have the honor to present herewith our biennial report, as required by section 5682, Revised Statutes of Missouri, for the period beginning January 1, 1893, and ending January 3, 1895.

Which was read.

(For report see Appendix.)

The Treasurer of Lincoln Institute submitted the following report :

To the General Assembly of the State of Missouri.

In accordance with section 8135, Statutes of 1889, I herewith submit an itemized statement of receipts and expenditures on behalf of Lincoln Institute for the two years preceding January 1, 1895.

Respectfully,

A. BRANDENBERGER,
Treasurer Lincoln Institute.

Which was read.

(For report see Appendix.)

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has appointed as a committee to attend the funeral of Representative Richards of Carroll county, Senators Morton, Seaber and Davisson.

On motion of Mr. Swanger, the House adjourned.

TENTH DAY—TUESDAY, January 15, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. J. T. M. Johnston.

Journal of yesterday read and approved.

Mr. Murray offered the following resolution :

Whereas, A cordial invitation has been extended to the members of the 38th General Assembly by the Curators of the State University of the State of Missouri to visit that institution in the near future ; and

Whereas, Said invitation has been accepted ; therefore be it
Resolved, by the members of the 38th General Assembly, that while visiting the State University, that they also visit the Agricultural College and Experiment Station said to be located at Columbia.

Which was read and adopted.

Mr. Pritchett offered the following resolution :

Whereas, The health of the officers, members and employes of this House is of prime importance ; and

Whereas, The present practice of perpetually and unfailingly over-heating the hall of this House to a temperature beyond the danger point is calculated to bring sickness and possibly death upon said officers, members and employes ; therefore, be it

Resolved, That the Speaker appoint a committee of two members of this House as a committee on ventilation, who shall exercise daily supervision over the matter of ventilating and heating this hall, and who shall have the services of one specified member of the Doorkeeper's staff at their command to attend to said ventilation and heating—the temperature of said hall not to be allowed to exceed 70 degrees Fahrenheit at any time.

Which was read and adopted.

The Speaker appointed Messrs. Pritchett and Young of Texas as such committee.

Mr. Spencer of St. Louis City offered the following resolution :

Resolved, That the Secretary of State is hereby directed to print all reports of departments and institutions made to the House, during the session, in the Appendix of the Journal.

Mr. Drabelle moved to amend by striking out the word "directed," and insert the word "requested," which was agreed to.

The resolution, as amended, was then adopted.

Mr. Middleton presented a petition from Missouri Woman's Christian Temperance Union ; which was received and referred to the Committee on Criminal Jurisprudence.

Mr. Harrison offered the following resolution :

Resolved, That a special committee of five be appointed to make an assignment of committee-rooms.

Which was read.

Mr. Davis of Taney offered the following as a substitute :

Resolved, That the Speaker of the House appoint a committee of two members to act in connection with the Doorkeeper, and the Doorkeeper and said members shall constitute a committee to select and designate suitable committee rooms for the use of the various committees of this House.

Which substitute was read and accepted.

The resolution was then adopted.

The Speaker appointed Messrs. Harrison and Davis of Taney as such committee.

Mr. Best offered the following resolution :

Whereas, It is currently reported in this House that this body has elected as officers of this House men who were on the 6th day of November, 1894, elected to county offices ; therefore, be it

Resolved, That a committee of three members of this House be appointed by the Speaker to forthwith investigate said charges and report to this body as soon as possible the names of such officers so elected, that this House may take such action as may be just in the premises.

Which was read.

Mr. Gmelich moved to lay the resolution on the table ; which was carried by the following vote on division : ayes 45, noes 43.

Mr. Dyer then presented a petition from the Missouri Woman's Christian Temperance Union ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Sullinger submitted a petition of the Missouri Women's Christian Temperance Union and citizens of Gentry county ; which was received and

Referred to Committee on Criminal Jurisprudence.

Mr. Robertson submitted report of Treasurer Wm. P. Hunt, of Second District State Normal School, showing "receipts and disbursements for the years 1893 and 1894," separately and in the aggregate.

(For report, see Appendix.)

Mr. McKee then presented a petition from citizens of Ray county, asking legislation in regard to labor ; which was read and

Referred to Committee on Labor.

Mr. Sawyer submitted report of Robert Sturtivant, treasurer of the State Normal School, Third district, for the years 1893 and 1894, located at Cape Girardeau, Mo.

(For Report see Appendix.)

Mr. Swanger moved that 2000 copies of this report be printed for information ; which was lost by the following vote on division : ayes 28 ; noes 33.

Mr. Swanger then offered the following resolution :

Whereas, By enactment of the General Assembly of 1891 a law was passed providing for a uniform system of text-books for the public schools throughout the State ; and

Whereas, In pursuance thereof contracts were made with certain book companies, whereby said companies agreed to furnish school text-books at certain prices and under certain stipulations prescribed in said contracts ; and

Whereas, There is much complaint throughout the State that the terms of such contracts have not been complied with by said book companies ; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring therein :

That a committee of six, consisting of three Representatives and three Senators, be appointed, who shall be directed to ascertain whether said companies have fully complied with the terms of said contracts in all their stipulations, and that said committee shall have power to examine such witnesses, books and papers to a full investigation.

Which was read.

On motion of Mr. Moran, resolution was referred to Committee on School Text-books.

Mr. Sartin introduced House bill No. 241, entitled

An act to amend an act entitled "An act restraining animals from running at large ;"

Which was read first time.

Mr. Spencer of Douglas introduced House bill No. 242, entitled

An act to amend section 5005, chapter 64, article 1, Revised Statutes of the State of Missouri, relating to fees of justices of the peace ;

Which was read first time.

Mr. Bennett introduced House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water-gauges at the crossing of streams on public highways ;

Which was read first time.

Mr. Baugher introduced House bill No. 244, entitled

An act to amend section 6427 of article 2, chapter 97, Revised Statutes of 1889, relating to school lands ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 245, entitled

An act prohibiting the sale under execution of certain interests, and providing for subjecting such interests to the demands of judgment creditors ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 246, entitled

An act to prevent legal title of mortgaged property being divested out of the mortgagor by the mortgagee before foreclosure ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 247, entitled

An act to provide for relieving real estate from the lien of a lis pendens ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 248, entitled

An act to amend section 2246, Revised Statutes of Missouri of 1889, as re-enacted heretofore, in relation to code of civil procedure ;

Which was read first time.

Mr. Breit introduced House bill No. 249, entitled

An act to amend article 2, chapter 138, of the Revised Statutes of 1889, of the State of Missouri, entitled " Assessors and assessments of property," by adding two new sections thereto, to be known as sections 7531a and 7531b,

Which was read first time.

Mr. Breit introduced House bill No. 250, entitled

An act to amend section 3 of an act approved March 28, 1893, entitled " Roads and highways," relating to poll-tax ;

Which was read first time.

Mr. Fuson introduced House bill No. 251, entitled

An act to amend section 3442, Revised Statutes of 1889, concerning compensation of county judges ;

Which was read first time.

Mr. Fuson introduced House bill No. 252, entitled

An act to repeal section 5010, Revised Statutes of 1889, concerning fees of clerks, and to enact a new section ;

Which was read first time.

Mr. Choate introduced House bill No. 253, entitled

An act to amend section 8056, of article 1, of chapter 143, of the Revised Statutes of Missouri, 1889, relating to security in cases of loan of the capital of the school fund;

Which was read first time.

Mr. Calhoun introduced House bill No. 254, entitled

An act to prevent persons under twenty-one years of age from purchasing intoxicating liquors by misrepresenting their ages, and fixing a penalty therefor;

Which was read first time.

Mr. Calhoun introduced House bill No. 255, entitled

An act to prevent persons from cutting trees on the banks of creeks or rivers and permitting them to fall in creeks or rivers so as to impede the flow of water therein, and to require the owners of land through which creeks or rivers run to remove trees therefrom;

Which was read first time.

Mr. Stickney introduced House bill No. 256, entitled

An act to provide for the manner of bringing suits for delinquent taxes, and to provide for the time and manner of selling real estate for delinquent taxes, and to repeal sections 7679, 7680, 7681, 7682, 7683, 7684, 7685, 7687 and 7688, chapter 138, of the Revised Statutes of 1889, entitled "Revenue;"

Which was read first time.

Mr. Stickney introduced House bill No. 257, entitled

An act to repeal section 5189, chapter 71 of the Revised Statutes of 1889, entitled "Frauds and perjuries," and enact a new section in lieu thereof;

Which was read first time.

Mr. Ferguson introduced House bill No. 258, entitled

An act to amend an act approved March 28, 1893, to amend section 7807, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," relating to overseers and poll-tax;

Which was read first time.

Mr. Edgar introduced House bill No. 259, entitled

An act providing for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs in said county, and prescribing the jurisdiction thereof;

Which was read first time.

Mr. Drum introduced House bill No. 260, entitled

An act to repeal sections 8240, 8241, 8243, 8244 and 8245 of article 3, of chapter 153 of the Revised Statutes of 1889, also to amend section 8246, of article 4, of chapter 153 of the Revised Statutes of the State of Missouri 1889, the whole relating to stenographers;

Which was read first time.

Mr. Drum introduced House bill No. 261, entitled

An act to repeal section 7093 of chapter 116 of the Revised Statutes of Missouri, 1889, and enact a new section in lieu thereof, concerning notice and foreclosure of trust deeds;

Which was read first time.

Mr. Denny introduced House bill No. 262, entitled

An act to amend article 3, chapter 97, Revised Statutes 1889, by repealing sections 6521, 6522 and 6527, and substituting other sections

in lieu thereof, and by inserting a new section numbered 6528a, in regard to swamp lands and overflowed lands ;

Which was read first time.

Mr. Benner introduced House bill No. 263, entitled

An act to amend section 7990, chapter 143, article 1, of the Revised Statutes of the State of Missouri, relating to school directors ;

Which was read first time.

Mr. Benner introduced House bill No. 264, entitled

An act to amend section 7108, chapter 118, entitled "Notaries public ;"

Which was read first time.

Mr. Benner introduced House bill No. 265, entitled

An act to amend section 6193 of article 6, Revised Statutes of Missouri 1889, entitled "Appearances, pleadings, adjournments and consolidation of actions ;"

Which was read first time.

Mr. Benner introduced House bill No. 266, entitled

An act to amend section 4399, article 14, Revised Statutes of Missouri, 1889, entitled "Costs in criminal cases ;"

Which was read first time.

Mr. Benner introduced House bill No. 267, entitled

An act to amend section 605, chapter 11, Revised Statutes of Missouri 1889, entitled "Attorney-at-law ;"

Which was read first time.

Mr. Denny introduced House bill No. 268, entitled

An act in regard to the assessment and collection of the revenue in cities of the fourth class and incorporated villages, and to abolish certain offices therein ;

Which was read first time.

Mr. Denny introduced House bill No. 269, entitled

An act to amend section 12 of an act entitled "An act to amend article 3, chapter 60 of the Revised Statutes of 1889 of the State of Missouri, entitled "Elections in cities and towns of 5000 inhabitants and over, and extending the Australian system of voting to all voting precincts in the State," approved April 4, 1891 ;

Which was read first time.

Mr. Denny introduced House bill No. 270, entitled

An act to amend sections 4245 and 4256, and to repeal section 4258 and enact a new section in lieu thereof, of article 8, chapter 48, Revised Statutes of Missouri 1889, entitled "Criminal cases, practice and proceedings in ;"

Which was read first time.

Mr. Denny introduced House bill No. 271, entitled

An act to amend section 708, chapter 16, Revised Statutes of the State of Missouri 1889, entitled "Billiards and other tables ;"

Which was read first time.

Mr. Freeman introduced House bill No. 272, entitled

An act to regulate the sale of goods marked "sterling," "sterling silver," "coin," or "coin silver ;"

Which was read first time.

Mr. Lane introduced House bill No. 273, entitled

An act entitled "An act to amend section 6847 of the Revised Statutes of 1889 of Missouri, relating to marriage and marriage certificates;"

Which was read first time.

Mr. Hinde introduced House bill No. 274, entitled

An act to repeal sections 8233, 8234, 8235, 8236, 8237, 8238 and 8239, of chapter 153, article 2, of the Revised Statutes of the State of Missouri, in relation to "Stenographers in counties having more than 100,000 and less than 350,000, inhabitants," and enacting in lieu thereof eight new sections, to be known as sections 8233, 8234, 8235, 8236, 8237, 8238, 8239 and 8239a;

Which was read first time.

Mr. Tubbs introduced House bill No. 275, entitled

An act to regulate elections;

Which was read first time.

Mr. Collins introduced House bill No. 276, entitled

An act to amend section 4792, of the Revised Statutes of 1889, as amended by an act entitled "An act to amend sections 4762, 4766, 4781 and 4892, Revised Statutes 1889, as amended by the acts of the General Assembly of 1891, approved April 4, 1891, and approved April 18, 1893"—"Elections, certificates of nomination;"

Which was read first time.

Mr. Collins introduced House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, with emergency clause;

Which was read first time.

Mr. Collins introduced House bill No. 278, entitled

An act to repeal section 7885 and 7891 of article 3 of chapter 140 of the Revised Statutes of Missouri, entitled "Municipal township for road purposes," and to enact two new sections in lieu thereof;

Which was read first time.

Mr. Tubbs introduced House bill No. 279, entitled

An act to tax legacies, inheritances and gifts;

Which was read first time.

Mr. Kline introduced House bill No. 280, entitled

An act entitled "An act to amend article 1, chapter 143 of the Revised Statutes of 1889 of the State of Missouri, relating to schools, by enacting a new section thereto to be known as 8010a, to provide for the planting of shade-trees on school-house sites;"

Which was read first time.

Mr. Phipps introduced House bill No. 281, entitled

An act to establish a State Board of Embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming;

Which was read first time.

Mr. Phipps introduced House bill No. 282, entitled

An act to amend article 2, chapter 153 of the Revised Statutes of Missouri, 1889, entitled "Stenographers in counties having more than one hundred thousand and less than three hundred and fifty thousand

inhabitants," by adding to said article a new section, to be known as 8239a ;

Which was read first time.

Mr. Sullinger introduced House bill No. 283, entitled

An act to establish a system of district institutes, to grant State certificates, and incidentally to give instruction in the higher branches ;
Which was read first time.

Mr. Atkins introduced House bill No. 284, entitled

An act to repeal section 8246, chapter 152, article 4, of the Revised Statutes of the State of Missouri of 1889, and enact a new section in lieu thereof, to be known as section 8246 of said statutes, relating to stenographers ;

Which was read first time.

Mr. Atkins introduced House bill No. 285, entitled

An act to repeal chapter 67, article 1, of the Revised Statutes of Missouri of 1889, entitled "Fish protection and preservation ;"

Which was read first time.

Mr. Atkins introduced House bill No. 286, entitled

An act to repeal chapter 81 of the Revised Statutes of Missouri of 1889, relating to immigration ;

Which was read first time.

Mr. Julian introduced House bill No. 287, entitled

An act to provide for the registration of voters and the conduct of elections and the holding of primary elections of political parties in cities having more than 100,000 inhabitants ;

Which was read first time.

Mr. Julian introduced House bill No. 288, entitled

An act to secure fees of attorneys-at-law, giving them a lien on the money or property in the possession of the adverse party, and upon any judgment obtained after notice ;

Which was read first time.

Mr. Chinn introduced House bill No. 289, entitled

An act to amend section 1962, Revised Statutes 1889, chapter 32, entitled "Clerks of courts of record, election, term of office—commission ;"

Which was read first time.

Mr. Chinn introduced House bill No. 290, entitled

An act to amend section 296, Revised Statutes of 1889, article 15, entitled "Public administrators, to be elected when, oath of and bond ;"

Which was read first time.

Mr. Chinn introduced House bill No. 291, entitled

An act to amend section 3398, Revised Statutes 1889, entitled "Probate courts, elections when, term of office ;"

Which was read first time.

Mr. Chinn introduced House bill No. 292, entitled

An act to amend section 8302, Revised Statutes of Missouri, 1889, entitled "Surveyor, to be elected when, term of office ;"

Which was read first time.

Mr. Chinn introduced House bill No. 293, entitled

An act prohibiting third term in county offices ;

Which was read first time.

Mr. Hinde introduced House bill No. 294, entitled

An act to provide for the registration of voters and the conduct of elections and the holding of primary elections of political parties in townships containing a city of more than 100,000 inhabitants, in counties containing more than 100,000 inhabitants ;

Which was read first time.

Mr. Johnston introduced House bill No. 295, entitled

An act to amend article 11, chapter 33 of the Revised Statutes of Missouri, 1889, relating to change of venue in civil cases, and providing for the payment of stenographers' costs to the county, and the compensation of trial judges whenever the venue be changed from one circuit to another, by adding new sections thereto, to be known as sections 2272a and 2272b ;

Which was read first time.

Mr. Breit introduced House bill No. 296, entitled

An act to repeal section 1603, article 5, chapter 30 of the Revised Statutes of 1889 of Missouri, entitled "Cities of the fourth class," and relating to the assessment of property therein, and to enact a new section in lieu thereof, and to amend section 1603, article 5, chapter 30, Revised Statutes of 1889, of the State of Missouri ;

Which was read first time.

Mr. Rothwell introduced House bill No. 297, entitled

An act to repeal section 2725 of chapter 42, article 5, of the Revised Statutes of Missouri of 1889, relating to the duties and obligations of telegraph and telephone companies, and to enact a new section in lieu thereof, relating to the same subject-matter ;

Which was read first time.

Mr. Rothwell introduced House bill No. 298, entitled

An act for the recovery of damages against telegraph companies for injuries caused to the mental feelings on account of negligence in the transmission of dispatches ;

Which was read first time.

Mr. Rothwell introduced House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations incurring loss or damage by fire under policies of insurance of such companies within this State ;

Which was read first time.

Mr. Rothwell introduced House bill No. 300, entitled

An act to define the liabilities of persons and corporations owning or operating railroads in relation to damages sustained by their employees, and to prohibit contracts limiting liability under this act ;

Which was read first time.

Mr. Higbee introduced House bill No. 301, entitled

An act to repeal section 4409 of the Revised Statutes of Missouri, as amended by an act entitled "An act to amend section 4409, article 14, chapter 48, Revised Statutes of the State of Missouri of 1889, relating to costs in criminal cases," approved April 23, 1891 ;

Which was read first time.

Mr. Higbee introduced House bill No. 302, entitled
An act to amend section 522, entitled "Attachment," of article 1,
chapter 10, of the Revised Statutes of 1889 ;
Which was read first time.

Mr. Higbee introduced House bill No. 303, entitled
An act to amend (section 11) section 4990 of an act relating to
fees of officials, approved March 31, 1891 ;
Which was read first time.

Mr. Higbee introduced House bill No. 304, entitled
An act to repeal section 4954, chapter 63, Revised Statutes of Mis-
souri, relating to executions, and in lieu thereof to enact a new section ;
Which was read first time.

Mr. Rothwell introduced House bill No. 305, entitled
An act to define who are fellow-servants and who are not fellow-
servants, and to prohibit contracts limiting liability under this act ;
Which was read first time.

Mr. Watson introduced House bill No. 306, entitled
An act to amend chapter 93, Revised Statutes of the State of Mis-
souri, in relation to juries, grand and petit, by adding a new section ;
Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 307, en-
titled
An act to regulate the procuring of fire insurance from corpora-
tions and associations not authorized to do business in this State, and
to provide for the collection of licenses and taxes therefrom ;
Which was read first time.

Mr. Brock introduced House bill No. 308, entitled
An act to amend sections 7576 and 7577 of the Revised Statutes
of the State of Missouri, relating to revenue assessors and the assess-
ment of property, and to add a new section thereto, to be known as
section 7577a ;
Which was read first time.

Mr. Jones of Hickory introduced House bill No. 309, entitled
An act to amend section 4621, chapter 58, Revised Statutes of 1889,
relating to fines on druggists and pharmacists ;
Which was read first time.

Mr. Young of Texas introduced House bill No. 310, entitled
An act to amend section 4174, of article 6, of chapter 48, of Re-
vised Statutes of the State of Missouri, 1889, relating to "Proceedings
before trial in criminal cases—change of venue, when granted ;
Which was read first time.

Mr. Young of Texas introduced House bill No. 311, entitled
An act to amend section 7605, of chapter 138, of article 3, of the
Revised Statutes of Missouri, 1889, relating to revenue ;
Which was read first time.

Mr. Moran introduced House bill No. 312, entitled
An act to repeal sections 3323, 3324, 3325, 3326, 3327, 3328 and
3329, of article 3, of chapter 46, of the Revised Statutes of 1889, en-
titled "Courts of record ;"
Which was read first time.

Mr. Crisp introduced House bill No. 313, entitled

An act to repeal sections 97, 98 and 99 of an act entitled "Cities of the third class," approved April 19, 1893, and to enact other sections in lieu thereof;

Which was read first time.

Mr. Crisp introduced House bill No. 314, entitled

An act to repeal section 2402 of the Revised Statutes of 1889, and to enact a new section entitled "Conveyance of real estate ;"

Which was read first time.

Mr. Crisp introduced House bill No. 315, entitled

An act to repeal section 7569, of the Revised Statutes of 1889, and enact a new section in lieu thereof, entitled "Revenue ;"

Which was read first time.

Mr. Crisp introduced House bill No. 316, entitled

An act to repeal section 2243, of the Revised Statutes of 1889, and to enact a new section in lieu thereof, entitled "Motions for a new trial to be filed," in the code of civil proceedings ;

Which was read first time.

Mr. Crisp introduced House bill No. 317, entitled

An act to facilitate the identification of the heirs of deceased persons ;

Which was read first time.

Mr. Crisp introduced House bill No. 318, entitled

An act to repeal section 6777, of the Revised Statutes of 1889, and to enact a new section in lieu thereof, entitled "Personal actions ;"

Which was read first time.

Mr. Crisp introduced House bill No. 319, entitled

An act to repeal section 6796, of the Revised Statutes of 1889, and enact a new section in lieu thereof, entitled "Personal actions ;"

Which was read first time.

Mr. Bothwell introduced House bill No. 320, entitled

An act creating and establishing the Thirtieth judicial circuit of the State of Missouri, and designating the times of holding court therein ;

Which was read first time.

Mr. Moore of Mississippi introduced House bill No. 321, entitled

An act to repeal section 7094 of the Revised Statutes of Missouri of 1889, as amended by the act of March 27, 1893, and to enact in lieu thereof two new sections, relating to the recording of mortgages and deeds of trust, and the releasing of the same of record ;

Which was read first time.

Mr. Gurney introduced House bill No. 322, entitled

An act creating the office of inspector of beer and malt liquors, and providing for the creation of a fund for the construction of roads and public highways ;

Which was read first time.

Mr. Moore of Mississippi offered the following amendment to the rules :

House Rule No. 2. Amend by inserting the word "10," instead of the word "9," as it appears in first line of said rule ; which was read, and, on motion of Mr. Moore,

Referred to Committee on Rules.

Mr. Davison, from the Committee on Accounts, submitted the following report :

MR. SPEAKER : Your Committee on Accounts respectfully beg leave to report that they will issue certificates for per diem to members on the 15th and last day of each month, and to clerks and employes of the House on Saturday of each week.

Your Committee further report that the Commissioner of Public Buildings has filed with the Committee a list of employes under him, and asks that certificates for pay be issued to said employes. Said list consists of one night engineer, one fireman, one water-closet employe, one electric light tender, one day watchman and three janitors. Your Committee desires instructions as to whether these employes are payable out of the contingent fund of the House, and if so, at what rate per diem.

Which was read.

Mr. Hart moved that House bill No. 15, referred to Committee on Official Fees and Salaries, be taken from that Committee and referred to Committee on Judiciary ;

Which was agreed to.

House concurrent resolution No. 1 was read second time and Referred to Committee on Constitutional Amendments.

House concurrent resolution No. 2 was read second time and Referred to Committee on Constitutional Amendments.

House concurrent resolution No. 4 was read second time and Referred to Committee on Constitutional Amendments.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report : -

MR. SPEAKER : Your Committee on Official, Fees and Salaries, to which was referred House bill No. 14, entitled

An act to repeal section No. 23, Session Acts 1891, entitled " An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, clerks of criminal courts, sheriffs, coroners and constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of register of lands of State for duties of Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith ;

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report :

MR. SPEAKER : Your Committee on Official Fees and Salaries, to which was referred House bill No. 11, entitled

An act to repeal sections 5574, 5575 and 5577, article 1, chapter 87, Revised Statutes of 1889, and to enact three new sections in lieu thereof, requiring the coal oil inspectors to turn their fees into the State treasury, and providing compensation for said inspectors,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Messrs. Hall and Brock, from the Committee on Fees and Salaries, submitted the following minority report:

MR. SPEAKER: We, a minority of your Committee on Official Fees and Salaries, to which was referred House bill No. 14,

Beg leave to dissent from the report of a majority of the committee for the following reasons, to wit: We believe the enactment of such a law would increase the burden of taxation to the people of the various counties of this State.

On motion of Mr. Bothwell,

The House adjourned until 10 o'clock a. m. to-morrow.

ELEVENTH DAY—WEDNESDAY, January 16, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. J. T. M. Johnston.

Journal of yesterday read and approved.

Mr. Hinde offered the following resolution :

Whereas, It will be expedient for this House to adopt a form for minority report of any committee on any bill; therefore, be it

Resolved, That the following form be and the same is hereby adopted by the House of Representatives of Thirty-eighth General Assembly:

"Mr. Speaker: We, the minority of your Committee on, to whom was referred bill No. . . . , relating to, beg leave to dissent from the report of a majority of the committee, for the following reasons, to wit: (here set forth the reasons)."

Which was read as an amendment to the rules and laid over one day.

Mr. Sawyer offered the following resolution :

Whereas, The treasurers of the boards of regents of the State Normal schools of Missouri are required by law to make out and cause to be presented to the General Assembly of Missouri an itemized statement of all receipts and expenditures during the past two years, and

Whereas, Each member of the Thirty-eighth General Assembly should have an opportunity to examine the same; therefore, be it

Resolved, That 500 copies of the said Treasurer's report of the 3d Normal School district be printed for the use of the members of the House and Senate.

Mr. Weinhold moved to amend by striking out the figures "500," and by inserting the figures "1000;" which was agreed to.

The resolution, as amended, was then adopted.

Mr. Atkins offered the following resolution :

Whereas, The clerical force of this House, and other employes, are selected from various portions of this State, and many of the members have no means of knowing who they are nor from where they came, notwithstanding a partial list was published in the Courier, it was by no means full and correct; therefore be it

Resolved. By this General Assembly, that the Chief Clerk, Engrossing Clerk, Enrolling Clerk and Doorkeeper report to this House, not later than Monday next, the name of each employe on their forces, employed in any capacity whatever, the kind of work he or she is engaged at, and the pay per day each receives, with their names and residence and county where they reside.

Which was read.

Mr. Moran moved that the resolution be referred to the Committee on Clerical Force ;

Which was not agreed to.

The resolution was then adopted.

Mr. Bothwell offered the following resolution :

Resolved, That the Secretary of State be requested to supply for use of the House Committee on Judiciary the following books :

- 3 sets Revised Statutes.
- 3 sets of Laws of Missouri, 1889, 1891, 1892 and 1893.
- 1 set of Digests of Missouri Reports.
- 1 set of Supreme Court Reports.
- 1 set of Appellate Court Reports.

The following message was received from the Governor, through his Private Secretary; Mr. Winston :

(For message of the Governor concerning disputed boundary line between Missouri and Iowa, see Appendix.)

Mr. Julian moved that the message of the Governor be referred to the Committee on County Boundaries.

Mr. Odneal moved to amend by referring the message to the Committee on Judiciary ;

Which was accepted.

Mr. Crisp offered the following resolution :

Resolved, That the communication of the Governor be referred to the Committee on Judiciary, with instruction to bring in a bill for a commission to survey the line between Missouri and Iowa.

Which was read and adopted by the following vote on division :
Ayes—69 ; noes, 14.

Mr. Davis of Taney moved to amend the resolution requesting Secretary of State to supply Judiciary Committee with Statutes, etc., to also include Committee on Criminal Jurisprudence ;

Which was accepted.

The resolution, as amended, was then adopted.

Mr. Bothwell moved a reconsideration of the vote by which, under the message of the Governor, instructions were given the Committee on Judiciary regarding the framing of a bill relating to county boundaries ;

Which was agreed to.

Mr. Moran moved that the matter be referred to the Committee on Judiciary.

Mr. Bothwell moved to amend by striking out that part referring to instructions ;

Which was agreed to.

The message was then referred to the Committee on Judiciary without instructions.

Mr. Denslow offered the following resolution :

Whereas, Many of the statesmen and scholars of the 19th century, even from the period of the revolution down to the present time, have advocated that immortal principle that taxation without representation is tyranny, and realizing that the intelligent and progressive people of Missouri believe in the principle of equal rights to all citizens; therefore be it

Resolved, By the House of Representatives of the 38th General Assembly, that we will look with favor upon any legislation extending equal rights of suffrage to all citizens of the great State of Missouri, regardless of sex.

Mr. Moran moved that the resolution be referred to the Committee on Elections ;

Which was agreed to.

Mr. Odneal (by request) offered the following resolution :

Whereas, We realize the constantly increasing complexity of the problems of modern life, the multiplying obstacles in the way of adjusting the various grades and castes of society to one another, and the absolute necessity of securing

in every prospective citizen of this State the highest possible intelligence, honesty and purity of character; and

Whereas, nearly 650,000 children were last year enrolled in the common schools of the State, and scarcely 20,000—that is, less than one in thirty—were enrolled in colleges or other higher institutions; therefore, be it

Resolved, By the House of Representatives, that the common district schools of the State, above all other educational agencies, deserve and demand our unceasing attention and care; and be it further

Resolved, That it is our duty, if possible, to discover how the \$7,000,000 annually spent upon these common schools can be so invested as to get the largest possible returns for the money; and how we may get the most skillful teachers, the most comfortable school-houses, and the best equipments for educating the children of the rich and poor alike.

Which was read.

Mr. Hart moved that the resolution be referred to Committee on Education;

Which motion was lost.

The resolution was then adopted.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred joint resolution No. 4, entitled

Joint Resolution for the temporary relief of the eleemosynary and penal institutions of the State,

Beg leave to report that it has examined the same, and recommends that it be adopted.

Report accepted and resolution adopted.

Mr. Tatum moved that the vote by which the report was accepted and resolution adopted be reconsidered, and moved to lay the motion to reconsider on the table;

Which was agreed to.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 1, entitled

An act fixing the salaries and fees of certain county officers in counties containing 45,000 and less than 100,000 inhabitants,

Begs leave to report that it has examined the same and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri,

Begs leave to report that it has examined the same and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 85, entitled

An act to amend article 2, of chapter 5, of Revised Statutes 1889 of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto numbered 368a,

Begs leave to report that it has examined the same and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 83, entitled

An act to amend section 8282, chapter 154, article 5, of the Revised Statutes of the State of Missouri, relating to "Strays,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 141, entitled

An act to amend section 348, of chapter 5, article 1, Revised Statutes of the State of Missouri of 1889, relating to "Animals;"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Wetzel, from the Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 179, entitled

An act to amend section 6240, of chapter 94, article 6, of the Revised Statutes of the State of Missouri 1889, relating to "Justices' courts,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Wetzel, from Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 181, entitled

An act to amend section 6241 of chapter 94, article 6, of the Revised Statutes of Missouri, relating to "Justices' courts,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your committee on Municipal Corporations, to which was referred House bill No. 189, entitled

An act empowering cities of the fourth class to cause census to be taken,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 16, entitled

An act to amend section 3480, chapter 47, R. S. 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 43, entitled

An act to protect the watermelon growers of this State by regulating the shipping thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 195, entitled

An act to prohibit the detention of persons alleged to be insane without previous authority,

Begs leave to report that it has examined the same and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 196, entitled

An act to amend section 7406 of chapter 134 of Revised Statutes of Missouri, 1889, relating to public records, by providing a penalty for concealing the same,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 234, entitled

An act to amend section 14 of an act to regulate the sale of intoxicating liquors in the original packages or otherwise, approved April 20, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed the Senate,

Senate joint and concurrent resolution No. 3, authorizing and instructing the Secretary of State to forward to the clerk of the circuit court of DeKalb county, Mo., the notarial bond of Isom F. Atterbury, approved March 21, 1892;

In which the concurrence of the House is requested.

- House bill No. 241 was read second time and
Referred to Committee on Agriculture.
- House bill No. 242 was read second time and
Referred to Committee on Official Fees and Salaries.
- House bill No. 243 was read second time and
Referred to Committee on Roads and Highways.
- House bill No. 244 was read second time and
Referred to Committee on Education.
- House bill No. 245 was read second time and
Referred to Committee on Judiciary.
- House bill No. 246 was read second time and
Referred to Committee on Judiciary.
- House bill No. 247 was read second time and
Referred to Committee on Judiciary.
- House bill No. 248 was read second time and
Referred to Committee on Judiciary.
- House bill No. 249 was read second time and
Referred to Committee on Ways and Means.
- House bill No. 250 was read second time and
Referred to Committee on Roads and Highways.
- House bill No. 251 was read second time and
Referred to Committee on Official Fees and Salaries.
- House bill No. 252 was read second time and
Referred to Committee on Official Fees and Salaries.
- House bill No. 253 was read second time and
Referred to Committee on Education.
- House bill No. 254 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 255 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 256 was read second time and
Referred to Committee on Ways and Means.
- House bill No. 257 was read read second time and
Referred to Committee on Judiciary.
- House bill No. 258 was read second time and
Referred to Committee on Roads and Highways.
- House bill No. 259 was read second time and
Referred to Committee on Judiciary.
- House bill No. 260 was read second time and
Referred to Committee on Judiciary.
- House bill No. 261, was read second time and
Referred to Committee on Judiciary.
- House bill No. 262 was read second time and
Referred to Committee on Swamp Lands.
- House bill No. 263 was read second time and
Referred to Committee on Education.
- House bill No. 264 was read second time and
Referred to Committee on Judiciary.

House bill No. 265 was read second time and Referred to Committee on Judiciary.

House bill No. 266 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 267 was read second time and Referred to Committee on Judiciary.

House bill No. 268 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 269 was read second time and Referred to Committee on Elections.

House bill No. 270 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 271 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 272 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 273 was read second time and Referred to Committee on Judiciary.

House bill No. 274 was read second time and Referred to Committee on Judiciary.

House bill No. 275 was read second time and Referred to Committee on Elections.

House bill No. 276 was read second time and Referred to Committee on Elections.

House bill No. 277 was read second time and Referred to Committee on Judiciary.

House bill No. 278 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 279 was read second time and Referred to Committee on Ways and Means.

House bill No. 280 was read second time and Referred to Committee on Education.

House bill No. 281 was read second time and Referred to Committee on Judiciary.

House bill No. 282 was read second time and Referred to Committee on Judiciary.

House bill No. 283 was read second time and Referred to Committee on Education.

House bill No. 284 was read second time and Referred to Committee on Judiciary.

House bill No. 285 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 286 was read second time and Referred to Committee on Immigration.

House bill No. 287 was read second time and Referred to Committee on Elections.

House bill No. 288 was read second time and Referred to Committee on Judiciary.

House bill No. 289 was read second time and Referred to Committee on Elections.

House bill No. 290 was read second time and Referred to Committee on Judiciary.

House bill No. 291 was read second time and Referred to Committee on Judiciary.

House bill No. 292 was read second time and Referred to Committee on Judiciary.

House bill No. 293 was read second time and Referred to Committee on Judiciary.

House bill No. 294 was read second time and Referred to Committee on Elections.

House bill No. 295 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 296 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 297 was read second time and Referred to Committee on Private Corporations.

House bill No. 298 was read second time and Referred to Committee on Judiciary.

House bill No. 299 was read second time and Referred to Committee on Insurance.

House bill No. 300 was read second time and Referred to Committee on Internal Improvements.

House bill No. 301 was read second time and Referred to Committee on Criminal Costs and Fees.

House bill No. 302 was read second time and Referred to Committee on Judiciary.

House bill No. 303 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 304 was read second time and Referred to Committee on Judiciary.

House bill No. 305 was read second time and Referred to Committee on Internal Improvements.

House bill No. 306 was read second time and Referred to Committee on Judiciary.

House bill No. 307 was read second time and Referred to Committee on Insurance.

House bill No. 308 was read second time and Referred to Committee on Ways and Means.

House bill No. 309 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 310 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 311 was read second time and Referred to Committee on Ways and means.

House bill No. 312 was read second time and Referred to Committee on Judiciary.

House bill No. 313 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 314 was read second time and Referred to Committee on Judiciary.

House bill No. 315 was read second time and Referred to Committee on Ways and Means.

House bill No. 316 was read second time and Referred to Committee on Judiciary.

House bill No. 317 was read second time and Referred to Committee on Judiciary.

House bill No. 318 was read second time and Referred to Committee on Judiciary.

House bill No. 319 was read second time and Referred to Committee on Judiciary.

House bill No. 320 was read second time and Referred to Committee on Judiciary.

House bill No. 321 was read second time and Referred to Committee on Judiciary.

House bill No. 322 was read second time and Referred to Committee on Ways and Means.

House joint and concurrent resolution No. 3, being taken up for third reading,

Mr. Drabelle moved that the resolution be laid over until printed, and 300 copies be ordered printed;

Which was agreed to.

On motion of Mr. Moran, the rules were suspended, and the first reading of House bills made the order.

Mr. Moran introduced House bill No. 323, entitled

An act to establish a court of criminal correction in all counties in this State having a population of fifty thousand inhabitants and not over one hundred thousand, in which there now is, or hereafter may be established, a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established;

Which was read first time.

Mr. Swanger introduced House bill No. 324, entitled

An act to amend section six (6) and section seven (7) of an act of the General Assembly of 1893, entitled "An act establishing special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein and for other purposes," approved March 9, 1893;

Which was read first time.

Mr. Swanger introduced House bill No. 325, entitled

An act to repeal sections 7979, 8028, 8029, 8035, 8037 and 8038, of article 1, chapter 143, Revised Statutes of Missouri of 1889, relating to public schools, and to provide for the inspection and supervision of

public schools, creating the office of county superintendent of schools; and to enact new sections in lieu of sections 7979, 8035, 8037 and 8038; Which was read first time.

Mr. Arnett introduced House bill No. 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of Missouri, 1889, relating to cabooses on freight trains, and to enact a new section in lieu thereof;

Which was read first time.

Mr. Odneal introduced House bill No. 327, entitled

An act providing for the institution of an action at law or equity in the Supreme Court of the United States, or to create a commission to ascertain and definitely relocate the boundary line, or certain parts thereof now in dispute, between the states of Missouri and Iowa, and making an appropriation therefor;

Which was read first time.

Mr. Schoppenhorst introduced House bill No. 328, entitled

An act to amend section 7804 of article 1, chapter 140 of the Revised Statutes of Missouri of 1889, "relating to roads and highways;"

Which was read first time.

Mr. Hart introduced House bill No. 329, entitled

An act to amend an act entitled "An providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, sheriffs, coroners, constables, interpreters, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalizing foreigners, of Register of Lands of State, for duties of Secretary of State, the manner of collecting and disbursing same," and repealing all acts and parts of acts in conflict therewith;

Which was read first time.

Mr. DeReign introduced House bill No. 330, entitled

An act to provide for a further appropriation of \$10,000 for the continuation of topographical survey of swamp lands of Southeast Missouri, under act approved April, 1893, page 23, laws of 1893;

Which was read first time.

Mr. Dyer introduced House bill No. 331, entitled

An act to repeal section 8003, article 1, chapter 143 of the Session Acts of 1893, entitled "Schools, colored;"

Which was read first time.

Mr. Bennett introduced House bill No. 332, entitled

An act to license dogs, and for the better protection of wool-growers, and for improving the public highways;

Which was read first time.

Mr. Moore of Stone introduced House bill No. 333, entitled

An act to amend article 2 of chapter 13 of the Revised Statutes of the State of Missouri, entitled "Prosecuting and circuit attorneys and their assistants," by adding a new section, to be numbered 677a;

Which was read first time.

Mr. Short of Phelps introduced House bill No. 334, entitled

An act to protect females under 18 years of age;

Which was read first time.

Mr. Jones of Jackson introduced House bill No. 335, entitled

An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees ;

Which was read first time.

Mr. McKee introduced House bill No. 336, entitled

An act requiring all sales of property under mortgage or deed of trust to work an extinguishment of the debt or obligation for which the mortgage or deed of trust was given ;

Which was read first time.

Mr. Jenkins introduced House bill No. 337, entitled

An act to repeal section 1682 of Revised Statutes of 1889, and to enact a new section in lieu thereof, to provide for poll-tax in towns and villages ;

Which was read first time.

Mr. Hinde introduced House bill No. 338, entitled

An act to repeal sections 7128 and 7129 of chapter 120 of the Revised Statutes of the State of Missouri, concerning the removal of officers, and enacting in lieu thereof two new sections, to be known as sections 7128 and 7129 ;

Which was read first time.

Mr. Gay introduced House bill No. 339, entitled

An act to amend section 3461 of article 2 of chapter 47 of the Revised Statutes of Missouri, 1889, entitled "Offenses against the lives and persons of individuals ;"

Which was read first time.

Mr. Atkins introduced House bill No. 340, entitled

An act to amend section 7531, chapter 138 of the Revised Statutes of the State of Missouri, relating to "Assessors and the assessment of property ;"

Which was read first time.

Mr. Spencer of St. Louis introduced House bill No. 341, entitled

An act to add to chapter 17 of the Revised Statutes of 1889, relating to "Bills of exchange and promissory notes," a new section relating to Saturday half holidays in all cities in this State that now have or may hereafter have a population of over 100,000, such new section to follow section 737, and to be numbered section 737a ;

Which was read first time.

Mr. Tartar introduced House bill No. 342, entitled

An act to prohibit owners of land along the water-courses and all other persons in the State of Missouri from obstructing said water-courses otherwise than is now provided for by law for erecting dams for mills and other purposes ;

Which was read first time.

Mr. Bougher introduced House bill No. 343, entitled

An act to amend section 3 (7807), acts of 1893, relating to qualifications of road overseers ;

Which was read first time.

Mr. Anderson introduced House bill No. 344, entitled

An act concerning insurance ;

Which was read first time.

Mr. Julian introduced House bill No. 345, entitled

An act repealing all laws punishing members of the legislature for taking bribes, and prescribing penalties for principal and accessory bribing or attempting to bribe them ;

Which was read first time.

Mr. Julian introduced House bill No. 346, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation ;

Which was read first time.

Mr. O'Dell introduced House bill No. 347, entitled

An act to amend section 4595, chapter 56, article 1, of the Revised Statutes of the State of Missouri, relating to "Dramshops ;"

Which was read first time.

Mr. Phipps introduced House bill No. 348, entitled

An act to amend section 7079, and to repeal section 7080, chapter 116, of the Revised Statutes of the State of Missouri, relating to 'Mortgages and deeds of trust ;'

Which was read first time.

Mr. Sartin was granted indefinite leave of absence.

Mr. Hammond was granted indefinite leave of absence.

Mr. Griffiths was granted leave of absence for one day.

Mr. Moran submitted joint and concurrent resolution No. 7, entitled

Submitting to the qualified voters of the State of Missouri an amendment to section 9, article 12, of the Constitution thereof, concerning "Corporations ;"

Which was read first time.

Mr. Harrison, from the Committee on Assignment of Rooms, submitted the following report :

MR. SPEAKER: We, your special committee appointed in conjunction with the Doorkeeper, to select and assign rooms for the deliberations of the various committees, beg leave to report that we have performed that duty, making the following assignments :

Committee on Judiciary, Supreme Court room No. 1 ; Criminal Jurisprudence, Supreme Court room No. 2 ; Ways and Means, House room No. 26 ; Elections and Appropriations, House room 35 ; Internal Improvements, Railroad Commissioners' office ; Accounts, House room No. 28 ; Agriculture, Township Organization, and Criminal Costs, House room No. 5 ; Roads and Highways, Militia, Claims, and Rules, House room No. 24 ; Printing, Engrossed Bills and Enrolled Bills, House room No. 27 ; Fees and Salaries, Swamp Lands and Justices of the Peace, House room No. 22 ; School Text-books, Education, and County Boundaries, office State Superintendent Public Schools ; Municipal Corporations, Constitutional Amendments, and Federal Relations, House room No. 2 ; Private Corporations, Banks and Banking, Manufactures, and Commerce, House room No. 3 ; Eleemosynary Institutions, Benevolent and Scientific Institutions, Retrenchment and Reform, and Immigration, room No. 10 ; Labor, Insurance, Local Bills, Miscellaneous and Unfinished Business, room No. 9 ; Mines and Mining, Normal Schools, and University, room No. 32 ; Penitentiary, State Library, and Permanent Seat of Government. No. 9.

Your committee has found it necessary in one instance to assign more than one group of committees to the same room, owing to lack of sufficient number of rooms to accommodate each committee.

We suggest that where the above occurs the respective committees time their meetings so that they will not interfere with one another.

On motion of Mr. Drabelle,

The House adjourned until 10 o'clock a. m. to-morrow.

TWELFTH DAY—FRIDAY, January 17, 1895.

The House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Brock introduced the following resolution :

Whereas, It is made the duty of the Governor of this State, under section 6638, Revised Statutes of the State of Missouri, 1889, to appoint a committee composed of one Senator and two Representatives, whose duty it shall be to visit and examine the asylums, State University and other institutions of the State except those at the seat of government; and furthermore, section 8628, Revised Statutes of 1889, makes it the duty of the Governor to appoint a committee composed of one Senator and two Representatives, whose duty it is to meet at the seat of government December 1 next preceding the meeting of the General Assembly for the purpose of settling with the Auditor and Treasurer, and to report to the General Assembly not later than twenty days after its convening; and

Whereas, It has been customary for members of these said committees, after the meeting of the General Assembly, to draw \$5 per day as members of said committee, and also \$5 per day as Senators and Representatives, making a clear case of double pay, which is evidently not intended by either the Constitution or Statutes; therefore be it

Resolved, That the Attorney-General give this House his opinion upon the legality of this double pay, as to members of this House, at his earliest convenience; and

Resolved, Furthermore, that the Auditor is hereby requested not to audit the per diem of members of said committees belonging to this House, only as members of this House after the organization of the same, until the opinion of the Attorney-General upon this matter is obtained, and the Chief Clerk of this House is hereby directed to furnish a copy of this resolution to the Attorney-General, and also a copy of same to the Auditor.

Which was read and adopted.

Mr. Short of Cole offered the following resolution :

Resolved, That 1000 copies of the Treasurer's Report of Lincoln Institute be printed for the information of the House.

Which was read and adopted by the following vote on division :
Ayes 62; noes 23.

Mr. Mueller offered the following resolution :

Resolved, That all propositions to print documents for distribution, which of necessity go into the Appendix to the Journals, shall be referred to the Committee on Printing for investigation and report, and all such documents now ordered printed are hereby suspended until the further order of this House.

Which was read.

Mr. Moran moved that the resolution be referred to the Committee on Printing;

Which was agreed to.

Mr. Tubbs offered the following resolution :

Whereas, The Constitution of the State, section 7, article 11, provides that not less than twenty-five per cent of the State revenue (after provision for the interest on the public debt, and the sinking fund has been made) shall be set apart for the support of the public schools; and

Whereas, It is the judgment of this House that said section 7, article 11 of the Constitution of this State, was intended to mean and should be construed as meaning the entire revenue of the State, and not merely that which is derived from a tax on the real and personal property of the State; therefore,

Resolved, That in making provision for the support of the state government, we will first insist that one-third of all the State revenue (after providing for the payment of the interest on the public debt and sinking fund) shall be set apart for the support of the public schools.

Which was read.

Mr. Drabelle moved that the resolution be referred to the Committee on Ways and Means.

Mr. Tatum moved to amend by striking out "Ways and Means" and inserting "Appropriations;" which amendment was accepted and the resolution referred to the Committee on Appropriations.

Mr. Moran offered the following resolution :

Resolved, That the Sergeant-at-Arms be directed to procure waste-baskets for the use of the members of this body.

Which was read.

Mr. Tatum moved to lay the resolution on the table ;

Which was agreed to.

Mr. Davis of Taney moved to reconsider the vote by which the report of the treasurer of Lincoln Institue was ordered printed ;

Which was agreed to by the following vote on division : Ayes 60 ; noes 28.

Mr. Davis of Taney moved that the resolution be referred to the Committee on Printing ;

Which was agreed to.

Mr. Davison offered the following resolution :

Resolved, That the Committee on Printing be directed to inquire and report to this House at whose expense and under what contract copies of the Daily Tribune are each morning placed upon the desks of the members of the House.

Which was read and adopted.

Mr. Porterfield offered the following resolution :

Resolved, That the Sergeant-at-Arms is hereby declared to be the chief executive officer of the House, and it shall be his duty to attend the House during its sittings, to execute the commands of the House from time to time, together with such processes issued by authority thereof, as shall be directed to him by the Speaker. He shall preserve order on the floor of the House. The bar of the same and the gallery shall at all times be under his immediate supervision, and he shall see that the various subordinate officers of his department perform the duties to which they are especially assigned.

Which was read, and referred to Committee on Rules.

The Board of Managers of the State Reform School for Boys at Boonville submitted the following report :

To the Speaker of the House of Representatives :

In accordance with the provisions of the Statutes, I herewith submit to the General Assembly the third biennial report of the Board of Managers of the State Reform School for Boys, located at Boonville, Mo., and also the report of the superintendent and treasurer, showing the condition of said institution for the two years ending December 21, 1894.

Respectfully,

W. M. WILLIAMS,

Pres. Board of Managers of Reform School.

Which was read.

(For report see Appendix.)

The treasurer of the First District Normal School of Kirksville, Mo., submitted his report for the years 1893 and 1894.

(For report, see Appendix.)

Mr. Denny presented a petition from the "Missouri Woman's Christian Temperance Union" of Magnet, county of Atchison, Mo., for the enactment of a law forbidding the use of cigarettes or tobacco by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Denny presented a petition from the "Missouri Woman's Christian Temperance Union" of High Creek, in the county of Atchison, Mo., for the enactment of a law forbidding the use of cigarettes or tobacco by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. DeReign offered the following resolution :

Resolved, That the memorial exercises over certain deceased members and ex-members of this body be postponed until next Thursday.

Which was read and adopted.

Mr. Rothwell presented a petition from Local Union No. 487 at Higbee, Mo., asking legislation on mining questions; which was read and

Referred to the Committee on Mines and Mining.

Mr. Robertson presented a petition of the "Missouri Woman's Christian Temperance Union" of Warrensburg, Johnson county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

The Chief Clerk of the House submitted the following report :

HOUSE OF REPRESENTATIVES, }
January 17, 1895. }

To the Speaker of the House of Representatives, 38th General Assembly :

In compliance with a resolution adopted on the 16th inst., I herewith submit a list of the appointments made to fill the positions assigned in the report of the clerical committee.

My appointments of the clerical force in the various divisions except one (that of the smooth journal) have been made with the distinct understanding that they were to be used in either of the positions if needed, or changed to such places as from trial they would seem best adapted to fill.

Those of the smooth journal with the proviso that they must show their competency in order to retain their appointment.

A. GRIFFEN, Chief Clerk.

APPOINTEES OF THE CHIEF CLERK.

PAGES.		DOCKET CLERKS.	
Leigh Dobyns.....	Holt Co	Chiles S Harwood.....	Atchison Co
Willie E. Davison.....	Butler Co	A. P. Henderson.....	Jackson Co
Clifford Tatum.....	St. Louis City	E. F. Bantzer.....	Osage Co
Louis Moore.....	Stone Co	J. W. Booth.....	Vernon Co
Paul Steele.....	Jefferson Co	Pay \$3 50 per day.	
Austin Tubbs.....	Osage Co	COPYING CLERKS.	
Harry Moran.....	Buchanan Co	Edwin Austin.....	Bates Co
Frank Poole.....	Phelps Co	B. R. Jones.....	McDonald Co
Eugene Berger.....	Cole Co	W. E. Calvert.....	Carroll Co
Pay \$1.50 per day.		L. E. Seneker.....	Lawrence Co
MINUTE CLERKS.		Mrs. Chamberlain.....	Kansas City
Harry Clymer.....	Crawford Co	Benj. Brezelle.....	Livingston Co
James Rose.....	Washington Co	A. D. Leyhe.....	Schuyler Co
Pay \$3.50 per day.		J. McCann.....	Bollinger Co
READING CLERKS.		J. M. Shepard.....	Johnson Co
Chas. W. Mowder.....	Caldwell Co	Ray Allen.....	Henry Co
Noah L. Hawk.....	Howell Co	Pay \$3.50 per day.	
Pay \$5 per day.		MESSENGER CLERKS.	
POSTAL CLERKS.		Emil Ittel.....	St. Louis City
James A. Bradshaw.....	Pulaski Co	John Wilson.....	Douglas Co
W. A. Griffin.....	Chariton Co	Pay \$3.50 per day.	
Pay \$3.50 per day.		JANITOR.	
STATIONERY CLERK.		Joseph Collins.....	St. Louis Co
John T. Wright.....	Sullivan Co	Pay \$2 per day.	
Pay \$3.50 per day.		NIGHT WATCHMAN.	
PRINTING CLERK.		Charles Cox.....	St. Louis City
Nelson Church.....	Harrison Co	Pay \$2 per day.	
Pay \$3 50 per day.		JOURNAL CLERKS.	
RESOLUTION CLERKS.		Miss Martha Kayser.....	Cole Co
John E. Carter.....	Grundy Co	C. E. Rodehaver.....	St. Louis City
L. M. Tiller.....	Polk Co	Andrew Carlisle.....	St. Louis City
Pay \$3.50 per day.		E. J. Davidson.....	Miller Co
		Wm R Mateer.....	St. Louis City
		J. Silas Harris.....	Kansas City
		Pay \$3 50 per day.	

Which was read.

Mr. Murray introduced House bill No. 349, entitled

An act to amend section 6845, of chapter 108, of the Revised Statutes of 1889, of the State of Missouri, entitled "Marriages and marriage contracts;"

Which was read first time.

Mr. Higbee introduced House bill No. 350, entitled

An act providing for the taxation of inheritances, legacies, bequests, life insurance policies and other transfers of property;

Which was read first time.

Mr. Higbee introduced House bill No. 351, entitled

An act to enact a new section to be known as section 4064a, Revised Statutes of the State of Missouri, requiring prosecuting attorneys to file with every information in criminal cases a statement of the substance of each witness' testimony, and the name, residence and occupation of each witness;

Which was read first time.

Mr. Higbee introduced House bill No. 352, entitled

An act to repeal sections 4075 and 4097, article 4, chapter 48, Revised Statutes of the State of Missouri, relating to practice and proceedings in criminal cases, and to enact four new sections in lieu thereof;

Which was read first time.

Mr. Higbee introduced House bill No. 353, entitled

An act relating to evidence in criminal cases, enacting a new section, to be known as section 4208a, article 7, chapter 48, Revised Statutes of Missouri;

Which was read first time.

Mr. Johnston introduced House bill No. 354, entitled

An act providing for the manner of selecting special petit jurors in counties containing a population of less than 100,000 inhabitants, fixing compensations of such special jurors, prescribing penalties for failure to perform the duties required, and repealing all acts inconsistent therewith;

Which was read first time.

Mr. George introduced House bill No. 355, entitled

An act to repeal section 46 of the laws of 1893, fixing the times of holding court in the Eighteenth judicial circuit, and enacting a new section in lieu thereof;

Which was read first time.

Mr. Robertson introduced House bill No. 356, entitled

An act to repeal section 2753 of article 7, chapter 42, Revised Statutes of 1889, relating to "Saving bank and fund companies," and to enact a new section in lieu thereof;

Which was read first time.

Mr. Julian introduced House bill No. 357, entitled

An act to amend section 7725, of chapter 138 of the Revised Statutes of Missouri of 1889, entitled "Board to apportion property assessed,"—Railroad taxation revenue act;

Which was read first time.

Mr. Leazenby introduced House bill No. 358, entitled

An act to repeal an act to amend section 7796 and 7800, of chapter 140, article 1, of the Revised Statutes of the State of Missouri of 1889, relating to "Roads and highways;"

Which was read first time.

Mr. Rothwell introduced House bill No. 359, entitled

An act to amend chapter 173 of the Revised Statutes of 1889, of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944a;

Which was read first time.

Mr. Rothwell introduced House bill No. 360, entitled

An act to amend chapter 173 of the Revised Statutes of 1889, of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944b;

Which was read first time.

Mr. Rothwell introduced House bill No. 361, entitled

An act to repeal section 231 of chapter 1 of the Revised Statutes of Missouri of 1889, relating to final settlements of executors and administrators, and to enact a new section in lieu thereof, relating to the same subject-matter;

Which was read first time.

Mr. Rothwell introduced House bill No. 362, entitled

An act to prevent and prohibit the killing, capturing, cooking and table use of rabbits at public hotels and boarding-houses, during the first 70 days of every odd-numbered year;

Which was read first time.

Mr. Mueller introduced House bill No. 363, entitled

An act to amend sections 1, 2a, 4 and 10, of an act entitled "An act to provide for the training and licensing of teachers," as amended by an act approved March 31, 1893, relating to teachers' institutes;

Which was read first time.

Mr. Bennett introduced House bill No. 364, entitled

An act to exempt operators of steam engines from liability for damages under certain provisos;

Which was read first time.

Mr. Martin introduced House bill No. 365, entitled

An act to repeal section 7834 of chapter 140, entitled "Roads," and to enact a new section in lieu thereof;

Which was read first time.

Mr. Benner introduced House bill No. 366, entitled

An act to repeal section 7996, chapter 143, article 1, Revised Statutes of the State of Missouri 1889, and enacting a new section in lieu thereof, in relation to public schools;

Which was read first time.

Mr. Burks introduced House bill No. 367, entitled

An act to amend section 1548, article 5, chapter 30, of the Revised Statutes of the State of Missouri, entitled "Cities of the fourth class;"

Which was read first time.

Mr. Burks introduced House bill No. 368, entitled

An act to amend section 3959, of the Revised Statutes of the State of Missouri, in relation to crimes and punishments;

Which was read first time.

Mr. Stickney introduced House bill No. 369, entitled

An act to amend section 3398, chapter 46, article 4, of the Revised Statutes of 1889, entitled "Courts of record ;"

Which was read first time.

Mr. Coppedge (by request) introduced House bill No. 370, entitled

An act to amend an act of the 37th General Assembly of the State of Missouri, in relation to time and place of holding courts in the Tenth judicial circuit of Missouri ;

Which was read first time.

Mr. Sailor introduced House bill No. 371, entitled

An act concerning life insurance companies, and regulating the business of life insurance ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 372, entitled

An act to provide for the redemption of real estate sold at execution or judicial sale ;

Which was read first time.

Mr. Sherrill introduced House bill No. 373, entitled

An act to prohibit the ensnaring, trapping or netting of any goose, brant or duck in any of the counties of this State ;

Which was read first time.

Mr. Marsh introduced House bill No. 374, entitled

An act to repeal section 34 of an act entitled " An act to redistrict the State into judicial circuits, and to fix the terms of courts therein," passed at the extra session of the 36th General Assembly, approved April 7, 1892, and to enact a new section in lieu thereof providing for holding two terms of court at Cameron, in Clinton county, and providing for maintaining the same, and fixing the time for holding said court ;

Which was read first time.

Mr. Fuson introduced House bill No. 375, entitled

An act to amend section 6266, Revised Statutes of 1889, concerning " Jurors, their qualification and fees ;"

Which was read first time.

Mr. Jones of Jackson introduced House bill No. 376, entitled

An act authorizing all cities of the fourth class to condemn, take and acquire private property for public use ;

Which was read first time.

Mr. Jones of Jackson introduced House bill No. 377, entitled

An act authorizing all cities containing not less than three thousand nor more than thirty thousand inhabitants to provide for lighting streets and other public places, and to pay for the same by special assessment ;

Which was read first time.

Mr. Russell of Crawford introduced House bill No. 378, entitled

An act for the relief of William Newberry, ex-collector of the revenue within and for the county of Madison and State of Missouri, and to appropriate money therefor ;

Which was read first time.

Mr. Russell of Crawford introduced House bill No. 379, entitled
An act to define the crime of train-robbing, and providing penalty
therefor;

Which was read first time.

Mr. Atkins introduced House bill No. 380, entitled

An act to amend article 4 of chapter 48 of the Revised Statutes
of the State of Missouri of 1889, entitled "Criminal cases—practice and
proceedings in," by adding therein a new section to be known as sec-
tion 4112a;

Which was read first time.

Mr. Warner (by request) introduced House bill No. 381, entitled
An act to provide for the labeling and marking of convict-made
goods, wares and merchandise manufactured by convicts in the State
penitentiary or other penal or reformatory institutions of this State;

Which was read first time.

Mr. Young of St. Francois (by request) introduced House bill No.
382, entitled

An act to prohibit barbers from plying their trade on the first
day of the week, commonly called Sunday;

Which was read first time.

Mr. Henry L. Eads, Engrossing Clerk, submitted the following re-
port:

HOUSE OF REPRESENTATIVES, }
January 17, 1895. }

To the Speaker of the House of Representatives, Thirty-eighth General Assembly:

In compliance with a resolution adopted on the 16th inst., I herewith submit
a list of the appointments made to fill the positions assigned in the report of the
Committee on Clerical Force.

And that said Committee gave the Engrossing Clerk fifteen assistants, when
in one instance heretofore said force had been twenty-six in number.

And further, that none of the said Engrossing force is in the state of Texas,
but all of said small force are here on duty and asking to draw pay from date of
their appointment.

ENGROSSING FORCE.

C. P. Adams	Davies Co	Miss Minnie Roberts	Holt Co
Charles Gurney	Caldwell Co	Miss Effie Johnson	Cole Co
John Fitzpatrick	St. Louis City	Miss Cora Nicholson	Buchanan Co
Frank B. Swett	Laclede Co	Sylvester White	Wayne Co
C. H. Day	Audrain Co	George C. Toel	Nodaway Co
H. C. Capp	Marion Co	W. H. Faegan	Macon Co
C. J. Hines	Jasper Co	Herman Halle	St. Louis City
John Dolan	Pike Co	Henry Welchman	St. Louis, Janitor

Respectfully submitted,
HENRY L. EADS,
Engrossing Clerk.

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the fol-
lowing report:

MR. SPEAKER: Your Committee on Agriculture, to which was
referred House bill No 61, entitled

An act to amend an act approved March 17, 1891, entitled "Ani-
mals, restraining geese and turkeys in certain counties and townships,"

Beg leave to report that they have carefully considered the same,
and recommend the adoption of the substitute herewith submitted, and
that thus amended, the bill do pass;

Which was read, and 300 copies of substitute ordered printed.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report :

MR. SPEAKER: Your Committee on Official Fees and Salaries, to which was referred House bill No. 21, entitled

An act to amend section 31 of an act "providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the supreme court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of register of lands of state, for duties of the secretary of state, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report :

MR. SPEAKER: Your Committee on Official Fees and Salaries, to which was referred House bill No. 36, entitled

An act to amend an act, entitled "An act to amend section 5003, article 4, chapter 64, of the Revised Statutes of 1889, in relation to witness' fees," approved March 31, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 166, entitled

An act on State asylums, repealing sections 484, 489, 490 and 499, of chapter 9, Revised Statutes 1889, and enacting in lieu thereof new sections known as 484, 489, 490 and 499,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 158, entitled

An act to provide for the appointment of commissioners of charitable institutions and proceedings therefor in cities now or hereafter organized under special charters by virtue of section 16, article 9 of the Constitution,

Begs leave to report that it has carefully considered the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 73, entitled

An act to amend section 4156 of article 6, chapter forty-eight of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has carefully considered the same, and recommends that it do not pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 75, entitled

An act to amend section 4180, of article 6, of chapter 48 of the Revised Statutes of Missouri, of 1889, entitled "Criminal cases—practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 115, entitled

An act to repeal sections 4156, 4175, 4177, 4178, chapter 48, article 6, Revised Statutes of Missouri, to enact new sections in lieu thereof, and to amend section 4174, same chapter and article, relating to change of venue and the election of special judges in criminal cases,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 72, entitled

An act to amend section 4398, of article 14, of chapter 48, of the Revised Statutes of Missouri of 1889, and to add a new section thereto, to be known as section 4398a, entitled "Criminal cases—practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 74, entitled

An act to amend section 4398, of article 14, of chapter 48, of the Revised Statutes of Missouri of 1889, entitled "Criminal cases—practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 109, entitled

An act to repeal section 8203, chapter 151, Revised Statutes 1889, relating to assistant librarian,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on State Library;

Which was read, and the bill so referred.

Mr. Bothwell, from Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 19, entitled

An act to amend section 4155 of article 6 of chapter 48 of Revised Statutes of Missouri of 1889, entitled "Proceedings before trial—change of venue, when granted," and to repeal section 4156 of said article and chapter,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 30, entitled

An act to amend section 4156, article 6, chapter 48, Revised Statutes of Missouri, 1889, entitled "Proceedings before trial—change of venue, when granted,"

Begs leave to report that they have examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence;

Which was read and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 225, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, entitled "Petition for change of venue, supported by affidavits," by striking out said section and enacting in lieu thereof a new section,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence;

Which was read and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 235, entitled

An act to amend section 4156, chapter 48, article 6, of the Revised Statutes of Missouri, 1889, relating to "Change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 4, entitled

An act to amend section 4156, article 6, chapter 48, Revised Statutes 1889, entitled to "Proceedings before trial—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence ;
Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 15, entitled

An act to repeal section 8938, Revised Statutes of 1889, and to enact two sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 147, entitled

An act to amend section 4245, article 8, chapter 48, Revised Statutes 1889, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence ;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 148, entitled

An act to amend section 4256, article 8, chapter 48, Revised Statutes 1889, entitled "Criminal cases, verdict and judgment,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence ;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 170, entitled

An act to amend section 6843, chapter 108, Revised Statutes of Missouri, entitled "Relating to marriages,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 169, entitled

An act to amend sections 4501, 4502, chapter 53, Revised Statutes 1889, in relation to "Divorce, alimony and care and custody of children,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 118, entitled

An act to repeal section 6286, article 7, chapter 94, Revised Statutes 1889, entitled "Judgments and their incidents," and to enact a new section in lieu thereof to be known as section 6286,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 174, entitled

An act to amend section 3397, of Revised Statutes of Missouri 1889, relating to "Probate courts,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 124, entitled

An act to amend chapter 80, of the Revised Statutes of Missouri 1889, entitled "Homesteads," by adding a new section thereto, to be known as section 5439a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 150, entitled

An act to amend section 6774, of article 2, chapter 103, Revised Statutes 1889, entitled "Limitation of actions,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 123, entitled

An act to amend article 5, chapter 1, Revised Statutes of Missouri, 1889, entitled "Collections and preservation of the estate," by adding a new section thereto, to be known as section 110a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 145, entitled

An act to amend section 6240, Revised Statutes 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 103, entitled

An act to amend section 3397 of chapter 46, article 4, of the Revised Statutes of 1889, entitled "Probate courts—extending jurisdiction thereof,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 94, entitled

An act to amend section 5220, chapter 74, Revised Statutes of Missouri, in relation to "Garnishment,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 31, entitled

An act to amend chapter 55 of the Revised Statutes of Missouri 1889, entitled "Dower," by adding a new section thereto to be known as section 4518a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 63, entitled

An act to amend section 9, article 21, of laws applicable to St. Louis, Revised Statutes of Missouri, 1889, entitled "Juries,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 50, entitled

An act to repeal section 1964, chapter 32, Revised Statutes of Missouri, relating to "Vacancies in clerks of courts of record," and enacting a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 167, entitled

An act creating the office of circuit attorney, providing for the election, their pay and qualification,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

House bill No. 11 was then taken up.

Mr. Avery offered the following amendment:

Amend House bill No. 11 by striking out of said bill the word "one," in line 40, page 2, of said bill, and inserting in lieu thereof the word "twenty-five;" and by striking out all of the words beginning with the word "to," in line 42, page 2, of said bill, down to and including the word "barrels," in line 70, page 3, of said bill, and inserting in lieu thereof the following words: "To each inspector testing, gauging and branding, or filling, gauging and branding, the equivalent of more than twenty-five thousand barrels per annum, all the fees for the first twenty-five thousand barrels, and one-fourth of the fees for all above twenty-five thousand barrels."

Mr. Moran moved that the matter be laid over and made special order for Tuesday morning, January 22, 1895; which was carried by the following vote on division: Ayes 78; noes 38.

Mr. Shaw was granted leave of absence.

On motion of Mr. Mueller, the House adjourned.

THIRTEENTH DAY—FRIDAY, January 18, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Dyer moved that the rules be suspended and that Senate Joint and concurrent resolution No. 3 be taken up for action;

Which was agreed to.

Senate joint and concurrent resolution No. 3, entitled

Joint and concurrent resolution in relation to notarial bond of Isom T. Atterberry, was read.

Mr. Burks offered the following resolution:

Whereas, It will save time and expedite business that each member introducing a bill may be heard before the committee to which it is referred; be it

Resolved, That each committee to which a bill is referred shall give to the author a hearing before disposing of the same.

Which was read and referred to the Committee on Rules.

Mr. Tubbs offered the following resolution:

Resolved, That the Committee on Municipal Corporations be allowed a clerk.

Which was read and adopted.

Mr. Best offered the following resolution :

Whereas, The records of the Secretary of State show that George H. Pountain, the Doorkeeper of this House, was on the 6th day of November, 1894, elected to the office of collector of Moniteau county, Mo. ; and

Whereas, His election to the office of Collector was a fair recognition of his services to his party ; and

Whereas, He would not have been elected to the office of Doorkeeper of this House had it been known that he had been elected as such collector ; and

Whereas, His candidacy for, and election to, the office of Doorkeeper, was an imposition upon the members of this House ; and

Whereas, The said George H. Pountain will have to resign his position as Doorkeeper before the expiration of the 70-day term of this House to take charge of the office of collector of Moniteau county ; therefore, be it

Resolved, That the said George H. Pountain be and is hereby requested to resign his office as Doorkeeper of this House immediately, that this House may proceed to fill said position.

Mr. Drabelle moved to lay the resolution on the table ; which was agreed to.

Mr. Murray presented a petition of the Missouri Woman's Christian Temperance Union of Excelsior Springs, Clay county Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, and the sale of tobacco to minors, etc. ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Bourn presented a petition of the Missouri Woman's Christian Temperance Union of Memphis, Scotland county, Missouri, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, and the sale of tobacco to minors, etc. ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Chinn introduced House bill No. 383, entitled

An act to amend an act approved April 14, 1891, entitled "Elections—Australian ballot," and being an act to amend article 3, of chapter 60 of the Revised Statutes of 1889, found beginning on page 133 of the Session Acts of 1891 ;

Which was read first time.

Mr. Chinn introduced House bill No. 384, entitled

An act to amend article 3, chapter 47 of the Revised Statutes of 1889, entitled "Crimes and punishments—offenses against public and private property ;"

Which was read first time.

Mr. Johnston introduced House bill No. 385, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891 ;

Which was read first time.

Mr. Burks introduced House bill No. 386, entitled

An act to amend section 7504, of article 1, of the Revised Statutes of Missouri, in relation to taxation and equalization ;
Which was read first time.

Mr. Short of Cole introduced House bill No. 387, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly approved March 28, 1893 ;
Which was read first time.

Mr. Julian introduced House bill No. 388, entitled

An act to define the liability of railroad companies to employes ;
Which was read first time.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 33, entitled

An act to amend section 685, entitled "Auctioneers," and to reduce the price of licenses,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 102, entitled

An act to amend section 3 (7807), relating to poll-tax,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Roads and Highways ;

Which was read, and the bill so referred.

Mr. Bittniger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 97, entitled

An act to repeal section 7698, article 7, chapter 138, of the Revised Statutes of Missouri, and enact a new section in lieu thereof, to be known and designated as section 7698, relating to back taxes,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary ;

Which was read, and the bill so referred.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report :

MR. SPEAKER: Your Committee on Official Fees and Salaries, to which was referred House bill No. 187, entitled

An act to amend section 6624, chapter 100, article 1, of the Revised Statutes of the State of Missouri, relating to "Compensation of members,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Fees and Salaries, submitted the following report :

MR. SPEAKER: Your Committee on Official Fees and Salaries, to which was referred House bill No. 86, entitled

An act to amend sections 7681, 7683 and 7687, of article 6, chapter 138, of the Revised Statutes of the State of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 106, entitled

An act to repeal section 7936, chapter 141, Revised Statutes of 1889, and to enact a new section in lieu thereof, fixing the compensation of Lieutenant-Governor,

Begs leave to report that it has examined the same and recommends that it do not pass;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 154, entitled

An act to repeal sections 7932 and 7933, chapter 141, Revised Statutes of 1889, relating to salaries of the State officers, and their clerical force, and enact two new sections in lieu thereof, reducing the salaries of the same,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Tubbs moved that 300 copies of House bill No. 106 be printed; which was agreed to by the following vote: Ayes 43, noes 29.

Mr. Hart, from Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 242, entitled

An act to amend section 5005, chapter 64, article 1, Revised Statutes of the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 251, entitled

An act to amend section 3442 Revised Statutes of 1889, concerning compensation of county judges,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 199, entitled

An act to repeal section 7515, chapter 138, article 1, Revised Statutes 1889, in relation to taxation and equalization,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 156, entitled

An act to equalize the traveling expenses of members of the General Assembly,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 114, entitled

An act to repeal section 631, chapter 13, article 2, Revised Statutes, to enact a new section in lieu thereof, relating to prosecuting attorneys, and to amend section 636 of same chapter and article, relating to compensation of prosecuting attorneys,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. O'Dell moved that 300 copies of House bill No. 187 be printed for information. Under rule of the House, the matter was referred to the Committee on Printing.

Mr. Tabbs, from Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 107, entitled

An act to provide for the election of collectors of the revenue in certain counties in this State,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Leazenby, from Committee on Township Organization, submitted the following report :

MR. SPEAKER: Your Committee on Township Organization, to which was referred House bill No. 239, entitled

An act relating to equalization in counties having adopted township organization,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Choate, (by consent) introduced House bill No. 389 (by request), entitled

An act to amend section 4425 and section 4427, of chapter 49, of the Revised Statutes of Missouri, 1889, entitled "Damages and contributions in actions of tort ;"

Which was read first time.

Mr. McCollum (by leave) introduced House bill No. 390, entitled

An act to repeal sections 253, 254, 255, 256, 257, 258, 259, 260, of article 11, chapter 1, Revised Statutes of Missouri, 1889, entitled "Distribution of estates ;"

Which was read first time.

Mr. Higbee moved that House bill No. 114 be recommitted ;

Which was agreed to.

Mr. Hart, from Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 295, entitled

An act to amend article 11, chapter 33 of Revised Statutes of Missouri, 1889, relating to change of venue in civil cases, and providing for the payment of stenographers' costs to the county, and the compensation of trial judges whenever the venue be changed from one circuit to another, by adding new sections thereto to be known as sections 2272*a* and 2272*b*,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary ;

Which was read, and the bill so referred.

Mr. Porterfield (by leave), introduced House bill No. 391, entitled An act repealing chapter 81, of the Revised Statutes of 1889, entitled "Immigration," and enacting a new chapter in lieu thereof upon the same subject ;

Which was read first time.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 46, entitled

An act to repeal sections 4153, 4154, 4155 and 4156, of chapter 48, article 6, Revised Statutes of the State of Missouri, and to enact four new sections in lieu thereof, relating to changes of venue in criminal cases,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 8, entitled

An act to repeal an act approved March 30, 1893, prohibiting the shipment of certain kinds of game from the counties where killed,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 92, entitled

An act to establish a board of pharmacy, prescribe its duties, and repeal chapter 58, Revised Statutes of Missouri 1889, entitled "Drug-gists and their licenses,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 233, entitled

An act, "Druggists shall not substitute when filling physicians' prescriptions for the sick—new section,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 183, entitled

An act to amend section 3272, article 1, of chapter 46 of the Revised Statutes of 1889, relating to courts of record,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Appropriations;

Which was read and the bill so referred.

Mr. Moran on leave (by request) introduced House bill No. 392, entitled

An act to amend section 8922, chapter 173, of the Revised Statutes of Missouri, 1889, entitled "Witnesses ;"

Which was read first time.

House bill No. 323 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 324 was read second time and

Referred to Committee on Appropriations.

House bill No. 325 was read second time

Referred to Committee on Education.

House bill No. 326 was read second time and

Referred to Committee on Internal Improvements.

House bill No. 327 was read second time and

Referred to Committee on Judiciary.

House bill No. 328 was read second time and

Referred to Committee on Roads and Highways,

House bill No. 329 was read second time and

Referred to Committee on Official Salaries and Fees.

House bill No. 330 was read second time and

Referred to Committee on Appropriations.

House bill No. 331 was read second time and

Referred to Committee on Education.

House bill No. 332 was read second time and

Referred to Committee on Appropriations.

House bill No. 333 was read second time and

Referred to Committee on Judiciary.

House bill No. 334 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 335 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 336 was read second time and
Referred to Committee on Judiciary.

House bill No. 337 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 338 was read second time and
Referred to Committee on Judiciary.

House bill No. 339 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 340 was read second time and
Referred to Committee on Ways and Means.

House bill No. 341 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 342 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 343 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 344 was read second time and
Referred to Committee on Insurance.

House bill No. 345 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 346 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 347 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 348 was read second time and
Referred to Committee on Judiciary.

House bill No. 349 was read second time and
Referred to Committee on Judiciary.

House bill No. 350 was read second time and
Referred to Committee on Ways and Means.

House bill No. 351 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 352 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 353 was read first time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 354 was read second time and
Referred to Committee on Judiciary.

House bill No. 355 was read second time and
Referred to Committee on Judiciary.

House bill No. 356 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 357 was read second time and
Referred to Committee on Ways and Means.

House bill No. 358 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 359 was read second time and
Referred to Committee on Judiciary.

House bill No. 360 was read second time and
Referred to Committee on Judiciary.

House bill No. 361 was read second time and
Referred to Committee on Judiciary.

House bill No. 362 was read second time and
Referred to Committee on Permanent Seat of Government.

House bill No. 363 was read second time and
Referred to Committee on Education.

House bill No. 364 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 365 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 366 was read second time and
Referred to Committee on Education.

House bill No. 367 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 368 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 369 was read second time and
Referred to Committee on Judiciary.

House bill No. 370 was read second time and
Referred to Committee on Judiciary.

House bill No. 371 was read second time and
Referred to Committee on Insurance.

House bill No. 372 was read second time and
Referred to Committee on Judiciary.

House bill No. 373 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 374 was read second time and
Referred to Committee on Judiciary.

House bill No. 375 was read second time and
Referred to Committee on Judiciary.

House bill No. 376 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 377 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 378 was read second time and
Referred to Committee on Appropriations.

House bill No. 379 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 380 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 381 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 382 was read second time and
Referred to Committee on Criminal Jurisprudence.

House concurrent resolution No. 7 was read second time and Referred to Committee on Constitutional Amendments.

House bill No. 14 was taken up for engrossment.

Mr. Hart offered the following amendment:

Amend title to House bill No. 14, by adding thereto the words "and enacting in lieu thereof a new section be enacted to read as follows:"

Which was read and agreed to on division: Ayes 62, noes 1.

Mr. Atkins offered the following amendment:

Amend House bill No. 14 by striking out the figure "\$1" and insert in lieu thereof "50 cents;" in ninth line strike out "75 cents per day."

Mr. Davis of Taney moved the previous question; which motion was carried. The question being on the amendment offered by Mr. Atkins, it was not agreed to.

The House then refused to order engrossment of the bill.

On motion of Mr. Davis of Taney, the vote by which 1000 copies of the Treasurer's report of Third District Normal School was ordered printed was reconsidered, and the report was referred to the Joint Committee on Printing.

Mr. Stickney moved that the order for engrossing of House bill No. 1 be made special order for next Tuesday;

Which was agreed to.

House bill No. 230 was ordered engrossed.

House bill No. 85 was taken up for engrossment;

Mr. Choate offered the following amendment:

Amend House bill No. 85 by striking out the word "publication" in the seventh line of said bill, and insert "publisher" in lieu thereof;

Which was read and agreed to.

Mr. Choate offered the following amendment:

Amend House bill No. 85 by inserting between the words "same" and "shall," in line 12 of said bill, the following: "Shall be recorded by the county clerk of the county in which any election shall be held under the provisions of this article, and;"

Which was read and agreed to.

Bill as amended was then ordered engrossed and printed.

House bill No. 141 was ordered engrossed and printed.

On motion of Mr. Drabelle, House bill No. 179 was made special order for Tuesday, January 22, 1895.

Mr. Spencer of St. Louis City was granted leave of absence.

On motion of Mr. Moran, House bill No. 181 was made special order for Tuesday, January 22, 1895.

House bill No. 189 being taken up for engrossment,

Mr. Murray offered the following amendment:

Amend House bill No. 189, section 1, by inserting after the word "population," in line 4, "and such census, when so taken, shall have like force and effect as a state or national census to authorize any city to proceed under provisions of this act;" so that section 1, when so amended, shall read as follows:

SECTION 1. Any city of the fourth class within the State of Missouri that is now incorporated or may hereafter be incorporated, may, at any time, by authority of an ordinance, and at the expense of such city, cause to be taken a census of its population, and such census, when so taken, shall have like force and effect as a state or national census to authorize any city to proceed under provisions of this act: Provided, however, that such census shall not be taken more often than once in two years.

Which was read and agreed to.

Bill ordered engrossed and printed as amended.

House bill No. 43 was ordered engrossed and printed by the following vote: Ayes 64; noes 8.

House bill No. 195 was taken up and ordered engrossed and printed.

House bill No. 234 was taken up and ordered engrossed and printed.

House joint and concurrent resolution No. 3 was taken up for third reading.

On motion of Mr. Tatum, the resolution was indefinitely postponed.

On motion of Mr. Murray,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Davidson introduced House bill No. 393, entitled

An act to amend an act entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing the first and seventh sections of said act, and enacting new sections in lieu thereof;

Which was read first time.

Mr. Davidson introduced House bill No. 394, entitled

An act amending an act providing for the punishment of pools, trusts and conspiracies, and as to evidence and prosecution in such cases, approved April 2, 1891, by repealing sections 3 and 10, and by enacting new sections in lieu thereof;

Which was read first time.

Mr. Davidson introduced House bill No. 395, entitled

An act to repeal sections 2751, 2752, 2754 and 2766 of article 7, of the Revised Statutes of 1889, entitled "Savings banks and fund companies," and to enact new sections in lieu thereof;

Which was read first time.

Mr. Davidson (by request) introduced House bill No. 396, entitled

An act to repeal section 50 of the acts of 1892 (extra session), approved April 7, 1892, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of holding courts therein, "and to enact a new section in lieu thereof providing for the times and places of holding court in the 22nd judicial circuit—jurisdiction—duties of clerk and sheriffs ;

Which was read first time.

Mr. LeFavor introduced House bill No. 397, entitled

"Normal schools"—An act to repeal sections No. 8118, 8119 and 8120, of chapter 144, of the Revised Statutes of 1889, entitled "Normal schools," by striking out said sections and inserting in lieu thereof the following three new sections, to be known as sections 8118, 8119 and 8120 of said chapter, providing for the establishment of an additional Normal School district in northwest Missouri, to be known as District No. four (4), by changing the boundary lines of District No. one (1); also to add six new sections to said chapter No. 144, to be known as sections 8142*a*, 8142*b*, 8142*c*, 8142*d*, 8142*e* and 8142*f*; to provide for suitable grounds for such school and the erection of suitable buildings, and to appropriate money therefor; to appoint commissioners to select location; to appoint a board of regents for said new school, and to repeal all acts and parts of acts inconsistent herewith; Which was read first time.

The Speaker announced the following changes made in committees:

Mr. Walton placed on Private Corporations in place of Gay, and Gay placed on Agriculture in place of Walton.

Mr. Julian placed on Committee of Official Salaries and Fees, and Mr. Davidson, by his request, is released from the Committee on Official Salaries and Fees.

Mr. Davison was granted leave of absence until Wednesday next.

Mr. Sullinger was granted leave of absence until Wednesday next.

Mr. McIntyre was granted leave of absence until Wednesday next.

On motion of Mr. Drabelle,

The House adjourned until Monday, Jan. 21, 1895, at 2 o'clock p. m.

FOURTEENTH DAY—MONDAY, January 21, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. J. N. Huggins.

Journal of Friday read and approved.

Mr. Tarter offered the following resolution :

Resolved, That the use of the hall be granted to the clerks and employes of the House and Senate for two nights in each week, for the purpose of holding sessions of the body known as the "Third House of the Thirty-eighth Genral Assembly."

Which was read.

Mr. Jones of Hickory moved to lay the resolution on the table :

Which was not agreed to.

Mr. Swanger offered the following amendment :

Amend by adding "when the Assembly has no use for same ;"

Which was read and accepted.

The resolution was then adopted as amended.

Mr. Steel offered the following resolution :

Whereas, The ventilation of this hall is very defective, and the health and the lives of the members and employes are greatly endangered thereby ; and

Whereas, The 37th General Assembly of Missouri did appropriate the sum of \$150 for the ventilation of this hall ; therefore, be it

Resolved, That the Commissioner of Permanent Seat of Government be instructed to employ a skilled mechanic, who shall elevate the glass transom in the dome of the hall and place beneath said transom adjustable doors of sheet-iron, which can be opened and closed at any time, thus regulating the temperature of the hall and securing at all times a plentiful supply of pure air.

Which was read and adopted.

Mr. Lane (by request) presented a petition of residents of Cass county, in the State of Missouri, praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Avery presented a petition of citizens of Lincoln county, Mo., praying the 38th General Assembly of the State of Missouri to enact an act for the protection of public health, and to prevent adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Hall presented a petition from citizens of Saline county, Mo., praying the General Assembly of the State of Missouri to amend the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Buckner presented a petition from citizens of Pike county, Mo., praying to grant to homœopathic physicians of this State official recognition, by appointment, to places on board of management of State institutions, etc.; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a petition from residents of Johnson county, Mo., praying the General Assembly of the State of Missouri to amend present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Robertson presented a petition of the Missouri Woman's Christian Temperance Union of the town of Kingsville, in Johnson county, Missouri, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Bothwell was granted leave of absence for three days.

Mr. Pettijohn was granted leave of absence for one day.

Mr. Drum was granted leave of absence for one day.

Mr. Pollock offered House joint and concurrent resolution No. 8, submitting to the qualified voters of the State of Missouri an amendment to section 12, of article 2, of the constitution, concerning the commencement of criminal prosecutions;

Which was read first time.

Mr. O'Reilly was granted leave of absence for one day.

Mr. Murray introduced House bill No. 398, entitled

An act to repeal article 2, chapter 167, of the Revised Statutes of 1889, of the State of Missouri, entitled "The Agricultural college and School of Mines," and all of sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of the laws of 1893, entitled "Agricultural societies, State Board of Agriculture," and to enact in lieu thereof a new article, containing 31 new sections, as follows;

Which was read first time.

Mr. Freeman introduced House bill No. 399, entitled

An act to repeal section 7515, chapter 138, article 1, of the Revised Statutes of the State of Missouri, in relation to taxation and equalization ;

Which was read first time.

Mr. McKearley introduced House bill No. 400, entitled

An act to repeal section 3416, article 5, chapter 46, Revised Statutes of 1889, relating to county courts, and enact a new section in lieu thereof ;

Which was read first time.

Mr. Higbee (by request) introduced House bill No. 401, entitled

An act to repeal section 2 of an act entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates and political committees, and provide penalties and remedies for violation of this act," approved March 31, 1893 ;

Which was read first time.

Mr. Tubbs introduced House bill No. 402, entitled

An act to appropriate two hundred and fifty thousand dollars out of the revenue fund, to become a part of the permanent school fund, bearing interest at the rate of three and one-half per cent per annum ;

Which was read first time.

Mr. Higbee (by request) introduced House bill No. 403, entitled

An act to repeal sections 1725 and 1726, article 7, chapter 30 of the Revised Statutes of the State of Missouri, relating to city parks, and to enact two new sections in lieu thereof ;

Which was read first time.

Mr. Steel introduced House bill No. 404, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to define who are fellow-servants and who are not fellow-servants, and to prohibit contracts limiting liability under this act ;

Which was read first time.

Mr. Cherrington (by request) introduced House bill No. 405, entitled

An act to repeal section 6915, chapter 3, of the Revised Statutes of Missouri 1889, entitled " Merchants' licenses," and to enact in lieu thereof a new section prohibiting the sale of vinous, fermented or spirituous liquors by any such merchants ;

Which was read first time.

Mr. Cherrington (by request) introduced House bill No. 406, entitled

An act describing who shall be declared a wholesale liquor dealer ;

Which was read first time.

Mr. Sawyer introduced House bill No. 407, entitled

An act to appropriate money for the relief and benefit of Mrs. Clara Deering, relict of Louis F. Deering, deceased ;

Which was read first time.

Mr. Drabelle introduced House bill No. 408, entitled

An act to amend section 2154, article 7, chapter 33 of the Revised Statutes of Missouri, 1889, entitled "Code of civil procedure;"

Which was read first time.

Mr. Drabelle introduced House bill No. 409, entitled

An act to provide for an increase in the number of judges composing the St. Louis criminal court, and how they shall sit to hear causes, with emergency clause ;

Which was read first time.

Mr. Drabelle introduced House bill No. 410, entitled

An act to provide for the increase of the number of judges composing the circuit court of the City of St. Louis, with emergency clause ;

Which was read first time.

Mr. Drabelle introduced House bill No. 411, entitled

An act to provide for the formation and disbursement of a public school-teachers' and administrative and clerical employes' pension and retirement fund in cities now or hereafter having a population of 300,000 inhabitants or more ;

Which was read first time.

Mr. Davidson introduced House bill No. 412, entitled

An act to prevent the abuse of mesmerism and hypnotism ;

Which was read first time.

Mr. Davidson introduced House bill No. 413, entitled

An act to amend chapter 54, Revised Statutes of 1889, entitled "Dogs," by adding a new section thereto, as section 4512a ;

Which was read first time.

Mr. Cape introduced House bill No. 414, entitled

An act to repeal section 2 of an article approved April 23, 1891, relating to interest, and enact a new section in lieu thereof, and providing penalties for the violation thereof ;

Which was read first time.

Mr. Cape introduced House bill No. 415, entitled

An act to amend section 3854, Revised Statutes 1889, relating to crimes and punishments ;

Which was read first time.

Mr. Leazenby introduced House bill No. 416, entitled

An act to amend section 7933 of chapter 141, of the Revised Statutes of 1889, entitled "Salaries ;"

Which was read first time.

Mr. Leazenby introduced House bill No. 417, entitled

An act to amend section 8017 of chapter 143, of the Revised Statutes of Missouri of 1889, entitled "Schools ;"

Which was read first time.

Mr. Rothwell introduced House bill No. 418, entitled

An act to repeal article 5 of chapter 30 of the Revised Statutes of Missouri of 1889, with all amendments thereto, said article being entitled "Cities of the fourth class," and to enact in lieu thereof a new article, providing for the government of cities of the fourth class ;

Which was read first time.

Mr. Wetzel introduced House bill No. 419, entitled

An act to amend section 4526 of chapter 55 of the Revised Statutes of Missouri, entitled "Dower ;"

Which was read first time.

Mr. Tartar introduced House bill No. 420, entitled

An act providing that certain courts shall take judicial knowledge of the ordinances of cities, and for city attorneys to file informations against violators of city ordinances ;

Which was read first time.

Mr. Tartar (by request) introduced House bill No. 421, entitled

An act to amend section 1646, chapter 30, article 5, of the Revised Statutes of the State of Missouri of 1889, in relation to "Cities of the fourth class—appeals allowed, when ;"

Which was read first time.

Mr. Tartar introduced House bill No. 422, entitled

An act to repeal section 6624, article 1, chapter 100, Revised Statutes of Missouri of 1889, relating to the compensation, traveling expenses, stationery, incidental expenses and perquisites of the members of the General Assembly, and to enact a new section in lieu thereof;

Which was read first time.

Mr. Grubb introduced House bill No. 423, entitled

An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed, and wires heretofore strung ;

Which was read first time.

Mr. Grubb introduced House bill No. 424, entitled

An act to enact a new section relating to bills of exchange and negotiable promissory notes ;

Which was read first time.

Mr. Spencer of St. Louis City (by request) introduced House bill No. 425, entitled

An act to provide for the adoption and employment of minors ;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 426, entitled

An act to amend section 2434, Revised Statutes 1889, relating to "Private Corporations ;"

Which was read first time.

Mr. Dyer (by request), introduced House bill No. 427, entitled

An act to establish State roads and highway commission and appropriate money for the same ;

Which was read first time.

Mr. Dyer introduced House bill, No. 428, entitled

An act to establish accuracy in weighing on public scales ;

Which was read first time.

Mr. Dyer introduced House bill No. 429, entitled

An act to give county courts authority to let to lowest bidder, stationery, books and other things used by said county courts ;

Which was read first time.

Mr. Bittinger introduced House bill No. 430, entitled

An act creating the office of fire inspector, and defining his duties and powers ;

Which was read first time.

Mr. Bittinger introduced House bill No. 431, entitled

An act to repeal section 5802, article 1, chapter 89, of the Revised Statutes of 1889, and to enact a new section in lieu thereof, requiring the annual statements of insurance companies to be published ;

Which was read first time.

Mr. Gurney offered the following resolution :

Resolved, That the Auditing committee be and is hereby allowed an extension of time to present report.

Which was read.

Mr. Davidson then offered the following amendment :

Amend by adding " that such extension be for three weeks time ; "

Which was read.

Mr. Moran offered the following amendment :

Amend amendment by striking out the word " three, " and inserting the word " four ; "

Which was read and agreed to, on division, by the following vote :
Ayes 67, noes 26.

The amendment, as amended, was then agreed to.

The resolution, as amended, was then adopted.

On motion of Mr. Dyer, the rules were suspended, and Senate joint and concurrent resolution No. 3 was read the second time and referred to the Committee on Judiciary.

The Select Committne appointed to escort and inter the remains of the Hon. A. D. Richards submitted the following report :

MR. SPEAKER: Your committee, appointed to escort the remains of the Hon. A. D. Richards, late member from Carroll county, to the place of interment, begs leave to report that the remains were taken by them to his home, in the town of DeWitt, in said county, and interred there at 1 o'clock on January 16, 1895, in a manner becoming the dignity of the State. The following is an itemized bill of expenses :

JEFFERSON CITY, Mo., January 17, 1895.

State of Missouri, 38th General Assembly, for funeral of Hon. A. D. Richards :

Bought of Joseph Stampfli, furniture dealer, funeral director and embalmer, Dr. :

January 15—	
To 1 pair drawers, 50, 1 undershirt, 50, 1 pair socks, 25.....	\$1 25
2 yards crape for desk	40
Embalming body and services	25 00
Shaving body	5 00
1 copper-lined cloth casket.....	125 00
Hearse, \$5, carriage, \$5.....	10 00
11 railroad fares to DeWitt and return.....	151 75
10 breakfasts at Kansas City	5 00
10 suppers at Kansas City	2 50
Hotel bill, DeWitt.....	8 00
Services accompanying remains.....	10 00
Total.....	\$343 90

Which was read.

On motion of Mr. Moran,

The report was received, and the Committee on Accounts authorized to audit the same and draw a warrant for the amount, to be paid out of the contingent fund of the House.

J. A. Richardson, Enrolling Clerk, submitted the following report :

To the Speaker of the House of Representatives :

I respectfully submit the following list of employes on my force, with salary and location :

Mrs. Alice Risley, West Plains, Howell county; Miss A. J. Thompson, Jefferson City, Cole county; Miss Edith Richardson, Seymour, Webster county; Miss Caroline West, St. Louis City; Mr. Waldo Gideon, Springfield, Greene county; Mr. I. H. Hofmeister, Boonville, Cooper county; Mr. Wm. H. Hamby, Odin, Wright county; Mr. A. S. Zellweger, Cabool, Texas county; all of which receive \$3.50 per day.

J. A. RICHARDSON, Enrolling Clerk.

Mr. Geo. H. Pountain, Doorkeeper of the House, submitted the following report :

REPORT OF GEO. H. POUNTAIN,

Doorkeeper of the House of Representatives.

EMPLOYES.

J. A. Stanton, Assistant Doorkeeper, Crawford Co., pay \$2.00 per day.
E. H. Bautzer, Supt. heat and ventilation, Osage Co., pay \$3.50 per day.
George Baldwin, custodian of heat and ventilation, Cole Co., pay \$3.50 per day.
Charles Bridges, water-carrier, Johnson Co., pay \$2.00 per day.
Thomas McKennay, day watch, Jefferson City, Mo., pay \$2.00 per day.
Charles G. Norris, messenger, Ash Grove, Mo., pay \$2.00 per day.

CLOAK-ROOM.

M. J. Beason, Caldwell Co., \$2.00 per day.
C. Lawbaugh, Eldon, Mo., \$2.00 per day.

JANITORS.

Ed. Price (col.).....Ste. Genevieve Co
Richard Winston (col.).....Cole Co
Robert Davidson.....Miller Co
Robert Tipton.....Camden Co
Fred Buehrle.....Jefferson City, Mo
W. Pountain.....Moniteau Co

John Swift (col.).....Cole Co
Paul Herbert (col.).....St. Louis, Mo
James Sappe.....Barton Co
Isaac Douglas (col.).....Cooper Co
Charles Lee (col.).....Kansas City, Mo
Each at \$2.00 per day.

The Commissioner of the Permanent Seat of Government submitted the following report :

CITY OF JEFFERSON, January 1, 1895.

To the Honorable, the 38th General Assembly :

In compliance with section 2329 of the Revised Statutes of 1889, and requiring the Commissioner of Permanent Seat of Government to report his official acts to the General Assembly during the first week of each regular session thereof, and Session Acts of 1893, section 47, page 9, requiring all furniture to be disposed of at public sale after due notice, and all moneys received for same to be turned into the State treasury, I have the honor to report as follows for the years 1893 and 1894

(For report see Appendix.)

Mr. Levi Chubbuck, secretary of the Roads Improvement Convention, submitted the following report :

JEFFERSON CITY, Mo., Jan. 18, 1895.

Hon. BENJ. F. RUSSELL, *Speaker House of Representatives Thirty-eighth General Assembly of the State of Missouri :*

DEAR SIR—I am instructed by the Roads Improvement Convention, recently held in Jefferson City, to inform you that, by resolution unanimously adopted, the convention requested that the Thirty-eighth General Assembly of the State of Missouri enact an act establishing a temporary State Roads and Highways Commission, to be composed of three members of the House of Representatives to be appointed by the Speaker of the House, and three members of the Senate to be appointed by the President of the Senate, and the President, Vice-President and Secretary of the Missouri State Roads Improvement Association—said Commission to be empowered to investigate thoroughly the subject of road laws, and best means and methods of securing, constructing and maintaining roads and highways, and formulate and report a bill for a road law to the Thirty-ninth General Assembly.

Respectfully,

LEVI CHUBBUCK, Secretary.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water-gauges at the crossing of streams on public highways,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 240, entitled

An act to amend chapter 163, article 14, of Revised Statutes of Missouri, of 1889, entitled "Roads, highways and bridges," by adding a new section thereto in regard to special duties of road overseers, to be known as section 8528a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 250, entitled

An act to amend section 3 of an act approved March 28, 1893, entitled "Roads and highways," relating to poll-tax,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 59, entitled

An act to amend section 7822, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," providing for cutting and removing over grown hedges, bushes, briars and weeds,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 219, entitled

An act to provide for all vehicles used for the transportation of freight on public roads of this State to be constructed with wide tires, and to award premiums for their use, and to fix penalties for not using them,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 258, entitled

An act to amend an act approved March 28, 1893, to amend section 7807, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," relating to overseer and poll-tax,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 231, entitled

An act to amend sections 11, 13 and 29 of Laws of Missouri of 1893, entitled "Roads and highways—Local option law,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 164, entitled

An act requiring county school commissioners to examine applicants for certificates, who for any good reason did not attend a normal institute,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 238, entitled

An act to amend section 7992, chapter 143, article 1, Revised Statutes of Missouri 1889, in relation to schools,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 253, entitled

An act to amend section 8056 of article 1, chapter 143 of the Revised Statutes of Missouri 1889, relating to security in cases of loan of the capital of the school fund,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 280, entitled

An act to amend article 1, chapter 143, of the Revised Statutes of Missouri, 1889, relating to "Schools," by enacting a new section thereto

to be known as section 8010a, to provide for the planting of shade-trees on school-house sites,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 101, entitled

An act to amend section 8003, of article 1, chapter 143, of the Revised Statutes of Missouri, 1889, entitled "Schools."

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 151, entitled

An act to amend section 7988, of article 1, chapter 143, relating to school directors,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Wetzel, from Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 48, entitled

An act to provide for the qualifications and keeping a record of jurors in justices of the peace causes in cities which now have or may hereafter have a population of 300,000 inhabitants or more,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Wetzel, from the Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 91, entitled

An act to repeal section 6103, of article 1, of chapter 94, of Revised Statutes of Missouri of 1889, entitled "Justices' courts," and enacting a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Wetzel, from the Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 237, entitled

An act to amend section 6090, chapter 94, article 1, of the Revised Statutes of the State of Missouri, relating to justices of the peace,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 383 was read second time and Referred to Committee on Elections.

House bill No. 384 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 385 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 386 was read second time and Referred to Committee on Ways and Means.

House bill No. 387 was read second time and Referred to Committee on Judiciary.

House bill No. 388 was read second time and Referred to Committee on Judiciary.

House bill No 389 was read second time and Referred to Committee on Judiciary.

House bill No. 390 was read second time and Referred to Committee on Judiciary.

House bill No. 391 was read second time and Referred to Committee on Immigration.

House bill No. 392 was read second time and Referred to Committee on Judiciary.

House bill No. 393 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 394 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 395 was read second time and Referred to Committee on Banks and Banking.

House bill No. 396 was read second time and Referred to Committee on Judiciary.

House bill No. 397 was read second time and Referred to Committee on Normal Schools.

The Speaker announced the following change in committee:

Mr. Davidson withdrawn from the Committee on Agriculture and Mr. Correll appointed to fill the vacancy so created.

House bill No. 61 was called up for amendment and engrossment.

Mr. Moran offered the following amendment:

Amend House bill No. 61 by inserting between the words "said" and "geese," in line 21 of the printed bill, the following: "cats and dogs;"

Which was read.

Mr. Jones of Hickory moved to lay amendment and bill on the table;

Which was agreed to.

House bill No. 166 was called up for amendment and engrossment.

Mr. Moran offered the following amendment:

Amend House bill No. 166 by striking out all after the enacting clause;

Which was read and agreed to.

House bill No. 158 being taken up for amendment and engrossment,

Mr. Moran offered the following amendment :

Amend House bill No. 158 by striking out all after the enacting

clause ;

Which was read.

Mr. Davis of Taney moved to lay the amendment on the table ;

Which was carried by the following vote—the ayes and noes being demanded :

A YES—Messrs.

Anderson,	Ferguson,	LeRoy,	Rohne,
Armstrong,	Freeman,	McCollum,	Rothwell,
Arnett,	Fuson,	McKearly,	Russell (N. Madrid),
Avery,	Gay,	McKee,	Sailor,
Baughner,	George,	Mahan,	Sawyer,
Bennett,	Gill,	Marsh,	Schoppenhorst,
Bittinger,	Gmelich,	Middleton,	Schooler,
Brock,	Griffiths,	Miller,	Sherrill,
Buckner,	Grubb,	Moore (Mississippi),	Short (Cole),
Burks,	Gurney,	Moore (Stone),	Smith (Buchanan),
Calhoun,	Hall,	Moran,	Stickney,
Chinn,	Harrison,	Mortimer,	Swanger,
Choate,	Hart,	Mueller,	Tartar,
Collins,	Jenkins,	Murray,	Tate,
Cox,	Kasey,	Old,	Tatum,
Daneri,	Kline,	Pollock,	Weaver,
Davis (Taney),	Kyler,	Pratte,	Young (St. Francois)
Denny,	Lane,	Pritchett,	Young (Texas),
Drabelle,	LeFavor,	Robertson,	Mr. Speaker—77.
Dyer,			

NOES—Messrs.

Atkins,	Davis (Wayne),	Jones (Polk),	Smith (Howell),
Benner,	Denslow,	Leazenby,	Spencer (Douglas),
Best,	Edgar,	Lynch,	Spencer (St. L. City),
Bourn,	Hammond,	Melson,	Steel,
Breit,	Hancock,	Meriwether,	Temme,
Cape,	Higbee,	O'Dell,	Walton,
Cherrington,	Hinde,	Odneal,	Warner,
Coppedge,	Johnston,	Porterfield,	Watson,
Correll,	Jones (Hickory),	Sachse,	Waymeyer,
Davidson,	Jones (Jackson),	Short (Phelps),	Wetzel—40.

Absent—Messrs.

Crisp,	Martin,	Schumacher,	Tubbs—7.
Julian	Phipps,	Shaw,	

Absent with leave—Messrs.

Bothwell,	Drum,	O'Reilly,	Spurgeon,
Carroll,	McIntyre,	Pettijohn,	Sulinger,
Davison,	McPherson,	Sartin,	Weinhold—13.
DeReign,			

Sick—Messrs.

DeFord,	Ross—2.
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Messrs. Weinhold, Spurgeon, McIntyre, DeReign, McPherson and Carroll granted leave of absence for one day.

Messrs. DeFord and Ross reported sick.

Mr. Davison was granted leave of absence until next Wednesday.

House bill No. 75 was called up for amendment and engrossment ;

Mr. Avery offered the following amendment :

Amend House bill No. 75 by inserting after the word "witnesses," in line seven, the following words : "For the defendant ;"

Which was read and not agreed to by the foilowing vote on division : Ayes 22, noes 73.

House bill No. 75 was then ordered engrossed by the following vote, ayes and noes being demanded :

A YES—Messrs.

Atkins,	Ferguson,	LeRoy,	Sailor,
Baughner,	Freeman,	Lynch,	Sawyer,
Benner,	Fuson,	McCollum,	Schoppenhorst,
Best,	Gay,	McKearly,	Short (Cole),
Bittinger,	George,	Marsh,	Short (Phelps),
Bourn,	Gmelich,	Melson,	Smith (Buchanan),
Breit,	Griffiths,	Meriwether,	Smith (Howell),
Brock,	Grubb,	Middleton,	Spencer (Douglas),
Buckner,	Gurney,	Miller,	Spencer (St. L. city),
Calhoun,	Hall,	Moore (Stone),	Steel,
Cape,	Hammond,	Moran,	Stickney,
Chinn,	Hancock,	Mortimer,	Swanger,
Choate,	Harrison,	Mueller,	Tartar,
Collins,	Hart,	Murray,	Tate,
Coppedge,	Higbee,	O'Dell,	Tatum,
Correll,	Hinde,	Odneal,	Temme,
Daneri,	Johnston,	Old,	Tubbs,
Davidson,	Jones (Hickory),	Phipps,	Walton,
Davis (Taney),	Jones (Jackson),	Porterfield,	Warner,
Davis (Wayne),	Jones (Polk),	Pratte,	Watson,
Denny,	Kasey,	Pritchett,	Waymeyer,
Denslow,	Kline,	Robertson,	Weaver,
Drabelle,	Kyler,	Rohne,	Wetzel,
Dyer,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—99.
Edgar,	LeFavor,	Sachse,	

NOES—Messrs.

Anderson,	Burks,	Mahan,	Schooler,
Armstrong,	Gill,	Moore (Mississippi),	Sherrill,
Arnett,	Jenkins,	Pollock,	Young (St. Fran.).
Avery,	McKee,	Rothwell,	Young (Texas)—17.
Bennett,			

Absent—Messrs.

Cox,	Julian,	Schumacher,	Martin,
Crisp,	Lane,	Shaw,	Cherrington—8.

Absent with leave—Messrs.

Bothwell,	Drum,	O'Reilly,	Spurgeon,
Carroll,	McIntyre,	Pettijohn,	Sullinger,
Davison,	McPherson,	Sartin,	Weinhold—13.
DeReign,			

Sick—Messrs.

DeFord, Ross—2.

On motion of Mr. Anderson,
The House adjourned.

FIFTEENTH DAY—TUESDAY, January 22, 1895.

The House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Gmelich introduced House bill No. 432, entitled

An act to amend an act—"Savings bank and fund companies"—of chapter 42, of article 7, of the Revised Statutes of 1889, by adding to section 2748 the following, etc.;

Which was read first time.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 285, entitled

An act to repeal chapter 67, article 1, of the Revised Statutes of Missouri of 1889, entitled "Fish, protection or preservation of,"

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Agriculture ;

Which was read and the bill so referred.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 310, entitled

An act to amend section 4174 of article 6 of chapter 48 of Revised Statutes of the State of Missouri 1889, relating to "Proceedings before trial in criminal cases—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 266, entitled

An act to amend section 4399, article 14, Revised Statutes of Missouri, 1889, entitled "Costs in criminal cases,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Costs ;

Which was read, and the bill so referred.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 334, entitled

An act to protect females under 18 years of age,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 19, entitled

An act to amend section 4155, of article 6, of chapter 48, of the Revised Statutes of Missouri of 1889, entitled "Proceedings before trial—change of venue, when granted," and to repeal section 4156 of said article and chapter,

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 30, entitled

An act to amend section 4156, article 6, chapter 48, Revised Statutes of the State of Missouri, 1889, entitled "Proceedings before trial—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;
Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 235, entitled

An act to amend section 4156, chapter 48, article 6, of the Revised Statutes of Missouri, 1889, relating to "Change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 53, entitled

An act providing for the amendment of section 4156, article 6, chapter 48 of the Revised Statutes of the State of Missouri of 1889, entitled "Proceedings before trial—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 189, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri 1889, relating to "Crimes and punishments," by adding a new section, to be known as section 3625a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 4, entitled

An act to amend section 4156, article 6, chapter 48, Revised Statutes 1889, entitled "Proceedings before trial—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass, the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 225, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, entitled "Petition for change of venue supported by affidavit," by striking out said section and enacting in lieu thereof a new section,

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 51, entitled

An act to amend section 4156, article 6, chapter 48, of the Revised Statutes of the State of Missouri of 1889, relating to "Proceedings before trial—change of venue, when granted,"

Begs leave to report that it has examined the same, and recommends that it do not pass—the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 3, entitled

An act to repeal sections 5740, 5741, 5742, 5743, 5744, 5745 and 5746, of chapter 88, article 5, of the Revised Statutes of 1889, entitled "Institutions, eleemosynary—reform school for boys," and to enact seven new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that the same be referred to the Committee on Eleemosynary Institutions ;

Which was read, and the bill so referred.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 17, entitled

An act to repeal section 4156, chapter 48, article 8, of the Revised Statutes of 1889, in relation to change of venue in criminal cases, and enacting in lieu thereof a new section,

Begs leave to report that it has examined the same, and recommends that it do not pass; the subject-matter being embraced in another bill ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 202, entitled

An act to prohibit the leaving of cotton seed unprotected from swine,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 18, entitled

An act to amend sections 4330, 4332 and 4336 of article 12 of chapter 48 of the Revised Statutes of Missouri of 1889, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 379, entitled

An act to define the crime of train-robbing, and providing penalty therefor,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 141, entitled

An act to amend section 348, chapter 5, article 7, of the Revised Statutes of 1889, relating to animals;

Also, House bill No. 189, entitled

An act empowering cities of the fourth-class to cause census to be taken;

Also, House bill No. 43, entitled

Melon inspection—an act to protect the watermelon growers of this State, by regulating the shipping thereof;

Also, House bill No. 85, entitled

An act to amend article 2, of chapter 5, of the Revised Statutes, 1889, of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto numbered 368a;

Also, House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri;

Also, House bill No. 195, entitled

An act to prohibit the detention of persons alleged to be insane without previous authority;

Also, House bill No. 234, entitled

An act to amend an act to regulate the sale of intoxicating liquors in the original packages, or otherwise, approved April 20, 1891,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 271, entitled

An act to amend section 708, chapter 16, Revised Statutes of the State of Missouri, 1889, entitled "Billiard and other tables,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your committee on Municipal Corporations, to which was referred House bill No. 337, entitled

An act to repeal section 1682, article 6, chapter 30, Revised Statutes of the State of Missouri 1889, and to enact a new section in lieu thereof to be known as section 1682, providing for the levy and collection of poll-tax in villages,

Begs leave to report that it has examined the same, and recommends that it do pass with the following amendments :

Amendment No. 1 :

Amend House bill No. 337 by inserting after the word "taxes" and before the word "indexing," in the fourth line thereof, the word "licenses."

Amendment No. 2 :

Amend title to House bill No. 337 by striking out the same and inserting in lieu thereof the following: 'An act to repeal section 1682, article 6, chapter 30, of the Revised Statutes of the State of Missouri 1889, and to enact a new section in lieu thereof to be known as section 1682, providing for the levy and collection of poll-tax in villages.

On motion of Mr. Drabelle, amendments Nos. 1 and 2 presented by the committee in their report were agreed to, and 300 copies of the bill as amended ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 278, entitled

An act to repeal sections 7885 and 7891, of article 3, of chapter 140, of the Revised Statutes of Missouri, entitled "Municipal township for road purposes," and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Roads and Highways ;

Which was read, and the bill so referred.

House bill No. 398 was read second time and

Referred to Committee on Agriculture.

House bill No. 399 was read second time and

Referred to Committee on Official Salaries and Fees.

House bill No. 400 was read second time and

Referred to Committee on Judiciary.

House bill No. 401 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 402 was read second time and

Referred to Committee on Appropriations.

House bill No. 403 was read second time and

Referred to Committee on Municipal Corporations.

House bill No. 404 was read second time and

Referred to Committee on Labor.

House bill No. 405 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 406 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 407 was read second time and
Referred to Committee on Appropriations.

House bill No. 408 was read second time and
Referred to Committee on Judiciary.

House bill No. 409 was read second time and
Referred to Committee on Judiciary.

House bill No. 410 was read second time and
Referred to Committee on Judiciary.

House bill No. 411 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 412 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 413 was read second time and
Referred to Committee on Agriculture.

House bill No. 414 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 415 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 416 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 417 was read second time and
Referred to Committee on Education.

House bill No. 418 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 419 was read second time and
Referred to Committee on Judiciary.

House bill No. 420 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 421 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 422 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 423 was read second time and
Referred to Committee Internal Improvements.

House bill No. 424 was read and
Referred to Committee on Banks and Banking.

House bill No. 425 was read second time and
Referred to Committee on Judiciary.

House bill No. 426 was read second time and
Referred to Committee on Private Corporations.

House bill No. 427 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 428 was read second time and
Referred to Committee on Judiciary.

House bill No. 429 was read second time and Referred to Committee on Judiciary.

House bill No. 430 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 431 was read second time and Referred to Committee on Insurance.

House joint and concurrent resolution No. 7 was read second time and Referred to Committee on Constitutional Amendments.

House bill No. 115 was called up for amendment and engrossment.

Mr. Watson offered the following amendment:

Amend House bill No. 115 by inserting in line 8 of said bill, between the word "sought" and the word "and" the words "and such affidavit should be supported by the affidavit of petitioner, and the affidavits of at least two credible, disinterested citizens of the county where said cause is pending ;"

Which was read and agreed to by the following vote on division :
Ayes 51, noes 23.

Mr. Higbee offered the following amendment:

Amend House bill No. 115 by inserting in the 42d line of section 4, between the words "certificate" and "of," the following words: "of the clerk ;"

Which was read and agreed to.

Mr. Watson offered the following amendment :

Amend House bill No. 115, page 1, by inserting between the words "application" and "provided," in the eleventh line of said bill, the words: "The court or judge thereof in vacation shall, in every case, fix the number of witnesses summond by the petitioner and the number summoned by the State for the trial of such issue, for which the State shall be liable for costs ;"

Which was read.

Mr. Davis of Taney offered a substitute for the amendment as follows:

Amend House bill No. 115 by inserting in the eleventh line after the word "application," the following words: "The court, or judge in vacation, shall fix the number of witnesses for which the State or county will be liable ;"

Which was read and accepted, and amendment agreed to.

Mr. Watson offered the following amendment :

Amend House bill No. 115 by inserting after the word "proof," in line 16, page 2 of said bill, the words "provided further, that if the application shall allege prejudice of the inhabitants of more than one county in the circuit in which the case is pending, the court may, upon proof of the allegations as herein provided for, order the case sent to some county in another circuit ;"

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach :

Mr. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and unanimously adopted the following resolution :

Resolved, That the House be notified that the memorial services over the death of Senator McGinnis will take place at 10:30 this morning, and that the members of the House are invited to attend.

Mr. Moore of Mississippi offered the following amendment to the rules :

Amend House rule No. 45 by inserting in the 5th line the word "shall," instead of the word "may ;"

Which was read and referred to Committee on Rules.

On motion of Mr. Higbee

The further consideration of House bill No. 115 was suspended until 2 o'clock p. m.

The following message was received from the Governor, through his Private Secretary, Mr. Winston :

Which was read, and, on motion of Mr. Bothwell, 1000 copies ordered printed.

(For message, see Appendix.)

On motion of Mr. Higbee,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The Speaker called the House to order.

Consideration of House bill No. 115 was resumed, and the pending amendment was adopted.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 115 by striking out all of section 4174, as it occurs after the word "cause," in the 17th line on page 2 of said bill ;

Which was read and not agreed to.

Mr. Moore of Mississippi offered the following amendment :

Amend by striking out all of section 4156 of House bill No. 115 ;

Which was read.

Mr. Swanger moved the previous question ;

Which was carried.

Leave of absence for one day, was granted Messrs, Martin, Russell of New Madrid and McPherson.

The pending amendment was then rejected by the following vote, the ayes and noes being demanded :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Collins,
Correll,
Cox,
Crisp,

Daneri,
DeReign,
Fuson,
Jenkins,
Julian,
Kaeey,

Kline,
McKearly,
Meriwether,
Moore (Mississippi),
Old,
O'Reilly,

Pritchett,
Rothwell,
Schooler,
Weaver,
Weinhold,
Young (St. Fran.)

—25.

NOES—Messrs.

Atkins,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Breit,

Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Coppedge,

Davidson,
Davis (Taney),
Davis (Wayne),
DeFord,
Denny,
Denslow,
Drabelle,
Drum,
Dyer,

Edgar,
Ferguson,
Freeman,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,

Gurney,	Lynch,	Porterfield,	Spurgeon,
Hall,	McCollum,	Robertson,	Steel,
Hammond,	McKee,	Robne,	Stickney,
Hancock,	Mahan,	Sachse,	Swanger,
Harrison,	Marsh,	Sallor,	Tartar,
Hart,	Melson,	Sartin,	Tate,
Higbee,	Middleton,	Sawyer,	Tatum,
Hinde,	Miller,	Schoppenhorst,	Temme,
Johnston,	Moore (Stone),	Shaw,	Tubbs,
Jones (Hickory),	Moran,	Sherrill,	Walton,
Jones (Jackson),	Mueller,	Short (Cole),	Warner,
Jones (Polk),	Murray,	Short (Phelps),	Watson,
Kyler,	O'Dell,	Smith (Buchanan),	Waymeyer,
Lane,	Odneal,	Smith (Howell),	Wetzel,
Leazenby,	Pettijohn,	Spencer (Douglas),	Young (Texas),
LeFavor,	Phipps,	Spencer (St. L. City),	Mr. Speaker—102.
Leroy,	Pollock,		

Absent—Messrs.

Mortimer, Pratte, Schumacher—3.

Absent with leave—Messrs.

Avery,	Davison,	McPherson,	Russell (N. Madrid),
Carroll,	McIntyre,	Martin,	Sullinger—8.

Sick—Mr. Ross—1.

House bill No. 115 was then ordered engrossed.

On motion of Mr. DeReign, the vote by which House bill No. 43 was ordered engrossed was reconsidered.

Mr. DeReign then offered the following amendment to the bill:

Amend by striking out the first line of the caption of House bill No. 43 after the words "An act," and by striking out the word "by" and the word "thereof" in the second line of the caption; so that said caption shall read:

Melon Inspection: An act regulating the shipping and selling of watermelons in this State.

Also, to amend section 1 of said act by striking out the words "county court" and the words "watermelon regions of this State," in the second line, and inserting in lieu thereof the words "railroad and warehouse commissioners," and by striking out the words "one-half by the shipper and the other half by the buyer," and by adding the word "half" after the word one in the ninth line of said section, and by striking out the words "one-half" and the words "and the other half by the" in the 10th line, and by striking out the word "buyer" in the 11th line, and by adding certain new clauses, so that said bill as amended shall read:

MELON INSPECTION.

An act regulating the shipping of watermelons in this state.

SECTION 1. On or before the 1st day of June, in each year, the Railroad and Warehouse Commissioners of the State shall appoint a suitable person in each county of this State where melons are shipped to inspect all melons loaded for shipment. He shall supply himself with suitable stationery and label each car by him inspected, stating the condition of the melons on the day of shipment, whether ripe or unripe, the station from whence shipped, the name of the shipper, and subscribe the same officially as melon inspector; he shall appoint as many deputies as may be required to transact the work of inspection. He shall receive, as compensation for his services, the sum of one-half dollar per car, to be paid by the shipper. He shall enter into bond to the State of Missouri in the sum of \$1000, conditioned for the faithful discharge of his duties, which said bond shall be taken by the county clerk where said inspector may reside, and shall in addition to his said civil liabilities be amenable to a fine not less than \$50 nor exceeding \$200 for each violation of his duties. Every melon inspector who by himself or deputy

shall falsely label any car-load of melons inspected as ripe or in a marketable condition, when the same are not so, shall be amenable to the aforesaid penalty.

SEC. 2. Every person who shall ship or sell unripe watermelons in car-load lots shall be deemed guilty of a misdemeanor, and fined upon each conviction in a sum not less than \$50 nor exceeding \$200.

Which was read and agreed to.

House bill No. 43 as amended was ordered engrossed.

House bill No. 11 was called up for amendment and engrossment.

Mr. Tubbs offered the following substitute for the bill :

SECTION 1. That sections 5574, 5575 and 5577, article 1, chapter 87, Revised Statutes of Missouri of 1889, be and the same are hereby repealed, and the following three new sections enacted in lieu thereof :

Sec. 5574. Every person appointed inspector shall, before he enters upon the duties of his office, make oath or affirmation that he will support the constitution of this State and the United States, and that he will faithfully perform the duties of his office. He shall also execute a bond to the State of Missouri in a sum of not less than five thousand nor more than twenty-five thousand dollars, with good and ample sureties, as security for the faithful performance of his duties under this article, the amount of each bond to be determined by the State Board of Equalization : Provided, however, that should there be no meeting of the State Board of Equalization within thirty days after the passage of this act, then the governor may determine the amount of each bond until the next meeting of the Board of Equalization. The governor shall require each surety on the bond of any such inspector to make oath, in writing, before some officer legally qualified to administer oaths, said oath to be attached to the bond, that he verily believes himself to be worth in unencumbered real estate, in the State of Missouri, the amount named in his affidavit, after the payment of all debts for which he or his property is made liable or legally bound. The governor shall, if he approve such bond, indorse such approval thereon, and cause the same, together with the affidavits of the sureties, to be recorded in the office of the Secretary of State.

Sec. 5575. Each inspector in this State shall collect from each person, firm or corporation for whom he shall inspect, brand and gauge any of the oils or illuminating fluids mentioned in this article, the following named fees, to wit : For each barrel or larger package, 12 cents ; for each smaller package, 6 cents ; and when an inspection in bulk is made, in the manner provided in section 5568, the sum of 12 cents for each barrel or other package filled, gauged and branded according to the provisions of said section—said fees to be paid by said inspectors, not later than the 15th of each month, into the State treasury, the State treasurer giving receipts therefor, as required by section 8614, Revised Statutes of 1889. The State Treasurer shall then pay to the inspectors, upon warrants duly audited by the State Auditor, the following amounts as compensation, to wit : To each inspector testing, gauging and branding, or filling, gauging and branding, the equivalent of 2500 barrels or less per annum, all the fees received for such service ; to each inspector testing, gauging and branding, or filling, gauging and branding, the equivalent of not less than 2500 nor more than 10,000 barrels per annum, all the fees for the first 2500 barrels and one-half of the fees for all above 2500 barrels ; to each inspector testing, gauging and branding, or filling, gauging and branding, the equivalent of not less than 10,000 nor more than 20,000 barrels per annum, all the fees for the first 5000 barrels, and one-third of the fees for all above 7000 barrels ; to each inspector testing, gauging and branding, or filling, gauging and branding, the equivalent of not less than 20,000 nor more than 35,000 barrels per annum, all the fees for the first 10,000 barrels, and one-fourth of the fees for all above 10,000 barrels ; to each inspector testing, gauging and branding, or filling, gauging and branding, above the equivalent of 35,000 barrels per annum, all the fees for the first 15,000 barrels, and one-fourth of the fees for all above 15,000 barrels.

Sec. 5577. The different inspectors appointed under this article shall keep a correct record of all illuminating oils and fluids inspected, in a book furnished by the State authorities for that purpose, which shall be open to the inspection of all persons interested, and shall report to the Governor under oath or affirmation, not later than five days after the 30th days of March, June, September and December of each year, the number and the amount of the packages inspected, gauged and branded, or filled, gauged and branded, during the quarter ending with each of the above named months. Any inspector who shall make any false report of the quantity of oil inspected during any quarter shall be deemed guilty of perjury ; and for any failure to pay over to the State Treasurer any moneys required to be paid over under the provisions of this article, the inspector so failing to pay over any such moneys shall be liable upon his bond for all such moneys, together with the cost of collection.

The following amendment to the substitute offered by Mr. Tubbs was read and adopted :

Amend by striking out the word "fifteen," in third line of last clause of section 5575, and insert in lieu thereof the word "twenty."

The clerk was ordered to correct the substitute offered by Mr. Tubbs, so as to change the word "fifteen" to "twenty" in line 61.

Mr. Bothwell offered the following amendment :

Amend section 1 by striking out that portion of the substitute relating to the filing and approval of the bonds of coal oil inspectors, and substitute for the parts stricken out the following words, to wit :

The amount of each bond to be determined by the county court of the county in which he is appointed, and the security for such bond to be approved by said county court, and the bond, when so approved, to be filed with the clerk of the said county court: Provided, that in the city of St. Louis the amount of such bonds shall be determined by the municipal assembly and the security thereon approved by the mayor, and in said city such bonds shall be filed with the city register; and provided further, that any person or persons in any way aggrieved or injured by any act or negligence of any such inspector in this State, shall have a right of action therefor on said bond against such inspector and his bondsmen.

Which was read and rejected by the following vote on division :
Ayes 38, noes 78.

Mr. Drabelle offered the following amendment :

Amend substitute by striking out the word "ten," in lines 56 and 57 of printed substitute, and inserting in lieu thereof the word "fifteen ;"

Which was read and rejected.

Mr. Atkins moved the previous question ;

Which was carried by the following vote on division : Ayes 66 ;
noes 32.

Mr. Drabelle moved the bill be recommitted to Committee on Official Salaries and Fees, to perfect the same ;

Which was rejected by the following vote on division : Ayes 46 ;
noes 69.

The substitute was adopted.

House bill No. 11 as amended was ordered engrossed by the following vote, ayes and noes being demanded :

A YES—Messrs.

Arnett,	Ferguson,	LeRoy,	Shaw,
Atkins,	Freeman,	McKearly,	Sherrill,
Baughner,	Fuson,	Mahan,	Short (Cole),
Benner,	Gay,	Middleton,	Short (Phelps),
Bennett,	Gmelich,	Miller,	Smith (Howell),
Best,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Grubb,	Moran,	Spencer (St. L. city),
Bothwell,	Gurney,	Mueller,	Spurgeon,
Brett,	Hall,	Murray,	Steel,
Brock,	Hancock,	O'Dell,	Stickney,
Calhoun,	Harrison,	Odneal,	Swanger,
Cape,	Hart,	Pettijohn,	Tartar,
Cherrington,	Higbee,	Phipps,	Tatum,
Davis (Faney),	Hinde,	Pollock,	Tubbs,
Davis (Wayne),	Johnston,	Porterfield,	Walton,
DeFord,	Jones (Hickory),	Robertson,	Warner,
Denny,	Jones (Jackson),	Rohne,	Watson,
Denslow,	Jones (Polk),	Sachse,	Waymeyer,
Drabelle,	Kline,	Sailor,	Wetzel,
Drum,	Lane,	Sartin,	Young (St Fran.),
Dyer,	Leazenby,	Sawyer,	Young (Texas),
Edgar,	LeFavor,	Schoppenhorst,	Mr. Speaker—88.

NOES—Messrs.

Anderson,	Correll,	Kasey,	Old,
Armstrong,	Cox,	Kyler,	O'Reilly,
Avery,	Daneri,	McCollum,	Pritchett,
Bourn,	Davidson,	McKee,	Rothwell,
Buckner,	DeReign,	Marsh,	Schooler,
Burks,	George,	Melson,	Smith (Buchanan),
Chinn,	Gill,	Meriwether,	Tate,
Collins,	Jenkins,	Moore (Mississippi),	Weaver,
Coppedge,	Julian,	Mortimer,	Weinhold—36.

Absent—Messrs.

Choate,	Hammond,	Pratte,	Temme—7.
Crisp,	Lynch,	Schumacher,	

Absent with leave—Messrs.

Carroll,	McIntyre,	Martin,	Sullinger—7.
Davison,	McPherson,	Russell (N. Madrid),	

Sick—Mr. Ross.

Mr. Drabelle moved that 300 copies of the bill, as amended, be printed, and that the printing take precedence ;

Which was agreed to.

Mr. Anderson moved that the House adjourn until 10 o'clock a. m. to-morrow ;

Which was not agreed to.

House bill No. 1, as a special order of the day, was taken up for amendment and engrossment.

Mr. Stickney offered the following amendment :

Amend House bill No. 1 by striking out the words "sixteen hundred," in the eighth line of section 1, and inserting in lieu thereof the words "two thousand," and by striking out the words "except the judge of the probate court," in line 2 of section 3 ;

Which was read and adopted by the following vote on division :
Ayes 32, noes 26.

Mr. Moran offered the following amendment :

Amend House bill No. 1 by inserting between the words "State" and "which," in line four of the printed bill, the following words :

"Except counties having a city containing a population of over 50,000 inhabitants, which said counties are hereinafter in this section expressly provided for ;"

Which was read and adopted by the following vote on division :
Ayes 44 ; noes 11.

Mr. Moran offered the following amendment :

Amend House bill No. 1 by adding to section one of the printed bill, after the word "month" in the 19th line of said printed bill, the following words :

And in all counties affected by this act, having a city therein containing a population of over 50,000 inhabitants, said officers hereinbefore named shall receive the following salaries, annually, and no more :

Sheriffs, \$2500. and such further sum as said sheriff and the county court may determine upon for deputy hire, which said sum in no instance shall exceed the sum of \$3500 ; collector, \$3000, and \$1500 for clerk hire ; treasurer, \$2000 ; prosecuting attorney, \$2000, and his assistant \$1000, and also all fees in felony cases wherein the same are chargeable to and paid by the State ; but in no instance shall the county pay any other or further compensation for the services of the prosecuting attorney and his assistant than the annual salary hereinbefore named ; and said prosecuting attorney and his assistant shall be required to give their undivided attention to the duties of the office ; and upon neglect, failure or refusal to do so, the county court, or the judge of the criminal court, are hereby authorized to employ any competent attorney at law in the place and stead of such prosecuting at-

torney or his assistant, and pay the attorney so employed a reasonable compensation for his services, and deduct any such sum so paid from the salary of said prosecuting attorney or his assistant, as the case may be; county surveyor and bridge commissioner, \$1200; assessor, \$1800, and \$1200 for deputy hire; clerk of the county court, \$2000, and \$1800 for deputy hire; clerk of the circuit court, \$2000, and \$3000 for deputy hire; clerk of the criminal court, \$1200 per year; judge of the probate court, \$2400, and \$600 for clerk hire; recorder of deeds, \$2000, and \$2000 for deputy hire.

Which was read and adopted by the following vote on division:
Ayes 48; noes 41.

Mr. Moran offered the following amendment:

Amend House bill No. 1 by inserting between the words "affidavit;" and "and," in line 16 of section 6 of printed bill, the following: "and any officer who shall willfully and corruptly make a false or fraudulent affidavit in relation to any fees collected by such officer, or in relation to any other matter required by this act, shall be adjudged guilty of perjury, and, upon conviction, shall be punished as is now provided by law for the crime of perjury;"

Which was read and agreed to by the following vote on division:
Ayes 61; noes 0.

Mr. Porterfield offered the following amendment:

Amend House bill No. 1 by striking out "eighteen hundred (1800)," in line 17, section 1, and inserting in lieu thereof "twenty-five hundred (2500);"

Which was read.

Mr. Arnett offered the following amendment:

Amend House bill No. 1 by striking out the word "eighteen" and insert in lieu thereof the word "fifteen," in line 17;

Which was read and adopted by the following vote on division:
Ayes 57, noes 41.

On motion of Mr. Hall, the vote by which the amendment was adopted was reconsidered.

The amendment was then rejected.

House bill No. 1, as amended, was ordered engrossed and printed.

Mr. Freeman moved to adjourn under the rules.

Mr. Pritchett moved to amend the motion by adjourning until 10 o'clock a. m. to-morrow;

Which was carried by the following vote on division: Ayes 80, noes 44.

SIXTEENTH DAY—WEDNESDAY, January 23, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of Friday read and approved.

The following communication from the Attorney-General was received:

JEFFERSON CITY, Mo., January 19, 1895.

To the Honorable House of Representatives of the Thirty-eighth General Assembly of Missouri:

You ask if members of the Visiting committee appointed by the Governor, under section 6633, R. S. 1889, to visit State institutions, and members of the committee appointed by the Governor to settle with the Auditor and Treasurer, under section 8628, R. S. 1889, are authorized, after the convening of the General Assem-

bly, to receive any other compensation than their per diem as members of such assembly, viz., \$5 per day each.

The Governor is required to designate the members of the Visiting committee on or before the first day of December preceding the convening of the General Assembly (Section 6638, *supra*), and members of the Auditing committee are required to be appointed by him on or before the twentieth day of November next preceding the regular session of the General Assembly (Section 8628, *supra*). The Visiting committee is required to make its report to the General Assembly within ten days after the organization of each regular session (Section 6640, R. S. 1889). Within 20 days after the convening of the Legislature, the Auditing committee is required to make its report to the General Assembly (Section 8632, R. S. 1889.) From these statutes it is evident that it was the purpose of the law-making power to authorize the early appointment of these committees, that their respective labors might be performed prior to the convening of the General Assembly, and that the 10 and 20 days referred to should be occupied by them in making up their reports. If this interpretation of the statutes is correct, it follows that the compensation authorized to be paid to the respective members of these committees, under sections 6641 and 8634, R. S. 1889, can only be paid to them as such committeemen from the dates of the organization of their respective committees until the convening of the General Assembly, when they begin to receive a per diem as members of such General Assembly. This, however, is an opinion reached after an examination of the Statutes alone relative to the appointment and duties of these committees, and leaves out of the question any constitutional provisions relative to the compensation of members of the General Assembly, which, as will be shown, require examination in connection with the statutes referred to in order to reach a correct conclusion.

The persons appointed to serve on these committees are required to be members of the "next succeeding General Assembly" (sections 6638 and 8628, *supra*). As the results of their labors are to be reported to the General Assembly, it is a wise provision that they should be members of that body, in order that any question in regard to their reports may be explained by them when the same is submitted to either house. Their membership of the Senate or House being a prerequisite to their appointment, it follows that their compensation must be regulated by the constitution and laws in regard to the pay of members of the General Assembly. The limitations on the compensation of members of the General Assembly prescribed by the constitution are clear and explicit, viz., that they shall receive from the public treasury such compensation for their services as may from time to time be provided by law, not to exceed \$5 per day for the first seventy days of each session, and after that not to exceed \$1, except during revising sessions, when they may receive \$5 per day for 120 days and \$1 per day thereafter; they are also authorized to receive traveling expenses or mileage for each regular and extra session, and when appointed on a committee to visit a State institution, their actual expenses necessarily incurred in the performance of such duty; in addition, each member is also authorized to receive \$30 for stationery. No other allowance or emolument for any purpose whatever is to be made or received by the members or any member of either house, or for their use out of the contingent fund or otherwise. Section 16, article 4, Constitution of Missouri. Soon after the adoption of the present constitution a statute was enacted fixing the compensation of members of the General Assembly, as provided in section 16, article 4, *supra*. Section 6624, R. S. 1889.

Construing the provisions of the Constitution and statute so that the legislative enactments may not conflict with the organic law, we are led to the conclusion that the compensation of members of the visiting and auditing committees should not, after the convening of the Legislature, be other than their compensation as members of the General Assembly, viz., \$5.00 per day. It may be contended, however, that when appointed as members of either of these committees they are acting in other than a legislative capacity, and hence entitled to compensation as committeemen after the meeting of the Legislature. As before shown, they must at the time of their appointment be members of the "next succeeding General Assembly." As such members, they cannot, under another provision of the Constitution, "be appointed to any office, under this State, during the term for which they shall have been elected to either house." Sec. 12, Art. 4, Con. Mo. That such an appointment, if it could be separated from their legislative duties, would constitute "an office" within the meaning of the Constitution, is too elementary to admit of discussion. Black's Law Dict., title, "Office."

My attention has been called to the case of State ex rel. McGrath vs. Walker, 97 Mo. 162 as an authority in support of the position that members of the visiting and auditing committees are, after the Legislature meets, entitled to compensation as such in addition to their pay as members of the General Assembly. The McGrath case presents an altogether different state of facts from the one under consideration, and the ruling of the Supreme Court in that case cannot, therefore, be considered as an authority in this.

The most liberal interpretation that could be placed upon the statutes relative to the compensation of the visiting and auditing committees would be to so construe them as to authorize the members thereof to receive pay as such in addition to their per diem as members of the Legislature, during the ten and twenty days within which each committee is required to prepare its report; but in view of the constitutional and statutory provisions cited (Sec. 16, Art. 4, Con. Mo., Sec. 6624, R. S. 1889) the soundness of such a conclusion is questioned.

I find from an examination of the records in regard to the pay of former visiting and auditing committees, that when such committees were paid after the convening of the legislature, that warrants therefor were only issued by the Treasury department after an opinion had been rendered by one of my predecessors authorizing the same; for the reason I have stated, I differ from the conclusion reached in that opinion,

Respectfully,

R. F. WALKER, Attorney-General.

Mr. Atkins moved that 300 copies of the Attorney-General's opinion be printed;

Which was not agreed to by the following vote on division: Ayes 36; noes 35.

Mr. Gmelich offered the following resolution:

Resolved, That the additional employes appointed by the Commissioner of Permanent Seat of Government, made necessary by the present session of the House, be added to the list of employes of the House, and that the Committee on Accounts be authorized to audit their accounts to date from the beginning of the session;

Which was read and adopted.

Mr. Spencer of Douglas offered the following resolution:

Resolved, That the Chaplain of the House, 38th General Assembly, is hereby invited to hold worship in the hall of the House of Representatives at any hour on any Sunday that may suit his convenience; and be it also

Resolved, That members of the Senate and House be invited to attend said worship with their friends.

Which was read and adopted.

Mr. Schooler offered the following resolution:

Whereas, The people of Missouri have shown, in the past history of this State, their appreciation of the educational interests therein contained; and

Whereas, The establishment of another State normal school has gained widespread agitation throughout this State; and

Whereas, The State now has plenty of such institutions upon which to spend the revenue of the State; therefore be it

Resolved, That it is the sense of the House of Representatives of the 38th General Assembly of Missouri to establish no new institution to be maintained, or partially maintained, by this State.

Which was read.

Mr. Moran moved the resolution be referred to the Committee on Education;

Which was not agreed to.

Mr. Swanger moved to lay the resolution on the table;

Which was carried by the following vote, on division—the ayes and noes being demanded:

A YES—Messrs.

Baughner,	DeFord,	Griffiths,	Jones (Jackson),
Bittinger,	Denny,	Grubb,	Jones (Polk),
Bothwell,	Denslow,	Gurney,	Julian,
Breit,	Drum,	Hall,	Kyler,
Buckner,	Dyer,	Hammond,	LeFavor,
Burks,	Edgar,	Harrison,	Lynch,
Calhoun,	Ferguson,	Hart,	McCollum,
Cherrington,	Freeman,	Higbee,	McPherson,
Daneri,	Fuson,	Hinde,	Melson,
Davis (Faney),	Gay,	Johnston,	Middleton,
Davis (Wayne),	George,	Jones (Hickory),	Moore (Stone),

Moran,	Rohne,	Short (Phelps),	Temme,
Mueller,	Sachse,	Smith (Buchanan),	Walton,
Murray,	Sailor,	Spencer (St. L. City),	Warner.
Odneal,	Sartin,	Spurgeon,	Watson,
Old,	Sawyer,	Steel,	Waymeyer,
O'Reilly,	Schoppenhorst,	Stickney,	Weaver,
Pettijohn,	Schumacher,	Sullinger,	Wetzel,
Phipps,	Shaw,	Swanger,	Mr. Speaker—79.
Porterfield,	Short (Cole),	Tatum,	

NOES—Messrs.

Anderson,	Choate,	Kline,	Pollock,
Armstrong,	Collins,	Lane,	Rothwell,
Arnett,	Coppedge,	Leazenby,	Schooler,
Atkins,	Correll,	McKearly,	Sherrill,
Avery,	Cox,	McKee,	Smith (Howell),
Benner,	Davidson,	Mahan,	Spencer (Douglas),
Bennett,	DeReign,	Marsh,	Tartar,
Best,	Drabelle,	Martin,	Tate,
Bourn,	Gill,	Meriwether,	Tubbs,
Brock,	Gmelich,	Miller,	Weinhold,
Cape,	Hancock,	Moore (Mississippi),	Young (St. Fran.),
Chinn,	Kasey,	O'Dell,	Young (Texas)—48.

Absent—Messrs.

Jenkins,	Mortimer,	Russell (N. Madrid),	Robertson—4.
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Absent with leave—Messrs :

Carroll,	Davison,	McIntyre—3.
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Sick—Messrs.

Crisp,	Ross,	Pratte,	Pritchett—5.
LeRoy,			

Messrs. Crisp and LeRoy were reported sick.

Mr. McKearly offered the following resolution :

Whereas, The time for the session of the Legislature is short, and the people of the State of Missouri are expecting some good and wholesome laws to be passed by the same ; and

Whereas, The acoustic properties of this hall are bad ; therefore, be it

Resolved, That no member of this House shall be required by this House to speak more than one day in any two days of said session.

Which was read, and referred to Committee on Rules.

Mr. Denslow offered the following resolution :

Resolved, That the hall of the House of Representatives be granted Miss Anna Shaw, of Boston, Ma.s., the evening of February 13, 1895, who desires to address the members of the Thirty-eighth General Assembly on the question of equality of all citizens before the laws.

Which was read and adopted.

Mr. Short of Cole offered the following resolution :

Resolved, That 500 copies of the report of Commissioner of Permanent Seat of Government be printed for the information of this House.

Which was read, and referred to Committee on Printing.

Mr. Bothwell presented a petition from the physicians and druggists of Randolph county, Mo., praying the House of Representatives that House bill No. 92 do pass ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Murray presented a petition from the Missouri Woman's Christian Temperance Union of Butler, Bates county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, etc. ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Murray presented a petition from the Missouri Woman's Christian Temperance Union of Springfield, Greene county, Mo., pray-

ing for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Murray presented a petition from the Missouri Woman's Christian Temperance Union of Kansas City, Jackson county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Moran presented a petition from the physicians and druggists of Buchanan county, Mo., praying that House bill No. 92, entitled "Druggists and their licenses," do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Johnston presented a petition from the physicians and druggists of the county of St. Louis, Mo., praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Rothwell presented a petition from miners at Elliott, Randolph county, Mo., asking for legislation on mining matters; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Gurney presented a petition from the members of the Grange at Kidder, Mo., praying for legislation in regard to manufacture of butter; which was read and

Referred to Committee on Agriculture.

Mr. Sartin presented a petition from the citizens of Benton county, Mo., asking legislation to prevent the adulteration of dairy products, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. LeFavor presented a petition from the Missouri Woman's Christian Temperance Union of Maryville, Nodaway county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form to minors, etc.; which was read, and

Referred to the Committee on Criminal Jurisprudence.

Mr. Pettijohn presented a petition from the citizens of Linn county, Mo., praying that the bill for the establishment of additional State Normal schools in Missouri do not pass; which was read and

Referred to Committee on Normal Schools.

Mr. Hancock presented a petition from citizens of Newton county, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Armstrong presented a petition from citizens of Grundy county, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Smith of Buchanan presented a petition from the Missouri Woman's Christian Temperance Union of Buchanan county, Missouri, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Schooler presented a petition from physicians and druggists of Chariton county, Mo., praying that House bill No. 92 do pass; which was read and

Referred to Committee of the Whole House.

Mr. Choate presented a petition from the miners and mine laborers at Rich Hill, Mo., asking for legislation on mining matters; which was read and

Referred to Committee on Mines and Mining.

Mr. Bitteringer presented a petition from the Woman's Christian Temperance Union of Buchanan county, praying for the enactment of a law forbidding the use of cigarettes or tobacco by minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Hall presented a petition from the physicians and druggists of Saline county, Missouri, praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Grubb presented a petition from citizens of Adair county, Mo., praying for the enactment of an act for the protection of public health, and to prevent adulteration of dairy products etc.; which was read and

Referred to Committee on Agriculture.

Mr. Tubbs presented a petition from citizens of Osage county, Mo., praying for the enactment of a law for the protection of public health, and to prevent adulteration of dairy products, etc.; which was read and

Referred to Committee on Agriculture.

Mr. Tate presented a petition from citizens of Callaway county, Mo., praying for the enactment of a law allowing tax-payers in the assessment of taxes to deduct the amount of their recorded indebtedness; which was read and

Referred to Committee on Ways and Means.

Mr. Tate presented a petition from citizens of Callaway county, praying for the enactment of a law for the protection of public health, and to prevent adulteration of dairy products, etc.; which was read and

Referred to Committee on Agriculture.

Mr. Correll presented a petition from citizens of Vernon county, Mo., praying for the enactment of a law for the protection of public health and to prevent adulteration of dairy products, etc.; which was read and

Referred to Committee on Agriculture.

Mr. Spencer of St. Louis City presented a petition from physicians and druggists of the City of St. Louis, praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Edgar presented a petition from the physicians and druggists of Cedar county, Mo., praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Walton presented a petition from the physicians and druggists of St. Louis City, Mo., praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Cherrington presented a petition from citizens of Collins, Mo., praying for the enactment of a law to abolish the sale and manufacture of intoxicating liquor in the State of Missouri; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Calhoun presented a petition from citizens of California, Mo., praying for the enactment of a law for the protection of the public health, and to prevent the adulteration of dairy products; which was read and

Referred to Committee on Agriculture.

Mr. Sartin introduced joint and concurrent resolution No. 9, submitting an amendment to the Constitution of the State of Missouri, relating to "suffrage;"

Which was read first time.

Mr. Hinde introduced joint and concurrent resolution No. 10, submitting to the qualified voters of the State of Missouri an amendment to the Constitution of the said State, concerning the appointment and commission of county and city officers;

Which was read first time.

Mr. Harrison, chairman of select committee, submitted the following report:

MR. SPEAKER: We, the committee on the assignment of rooms, beg leave to submit a further report: That we do not find a suitable room in the basement for the enrolling force, all the rooms having been taken up, and we hereby recommend that the smoking-room on the west side of the House be set apart for the use of the Enrolling Clerk and his force of assistants during this session;

Which was read and adopted by the following vote: Ayes 52, noes 30.

Mr. Sullinger offered the following resolution:

Resolved, That the House of the 38th General Assembly, the Senate concurring, request the Commissioner of Insurance to furnish the House and the Senate at the earliest date possible, a tabulated statement of all the premiums collected in each of the 114 counties, and losses paid therein, by the various insurance companies doing business in this State.

Which was read.

Mr. Bittinger was called to the Chair.

Mr. Moran introduced House bill No. 433, entitled

An act entitled an act to repeal sections 2161 and 2162, of article 7, chapter 33 of the Revised Statutes of Missouri for 1889, entitled "Code of civil procedure," and in lieu thereof enacting two new sections;

Which was read first time.

Mr. Stickney introduced House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, also to repeal section 52 of said act and enact a new section in lieu thereof;

Which was read first time.

Mr. Stickney introduced House bill No. 435, entitled

An act to repeal section 2753, article 7, chapter 42 of the Revised Statutes of 1889, entitled "Savings banks and trust companies," and enact a new section in lieu thereof;

Which was read first time.

Mr. Marsh introduced House bill No. 436, entitled

An act to provide for the examination of banks and fund companies incorporated under article 7, chapter 42 of the Revised Statutes of the State of Missouri, 1889, and providing for prosecution of such companies when discovered to be in violation of the law;

Which was read first time.

Mr. Meriwether introduced House bill No. 437, entitled

An act to provide for removing growing timber from streams and water courses, and for keeping streams and water-courses clear of timber;

Which was read first time.

Mr. Robertson introduced House bill No. 438, entitled

An act to amend section 7564, chapter 138, Revised Statutes of Missouri 1889, entitled "Assessors and the assessment of property," and to enact a new section, to be known as section 7564a;

Which was read first time.

Mr. Fuson introduced House bill No. 439, entitled

An act to amend section 3442, of article 5, chapter 46, Revised Statutes of 1889, concerning compensation of county judges;

Which was read first time.

Mr. Avery introduced House bill No. 440, entitled

An act to repeal section 6899, of chapter 111, Revised Statutes of 1889, entitled "Merchants' licenses," and enact in lieu thereof a new section;

Which was read first time.

Mr. Mueller introduced House bill No. 441, entitled

An act relating to certain contracts for the conditional sale, lease or hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof;

Which was read first time.

Mr. Tartar introduced House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of Revised Statutes of Missouri of 1889, in relation to "Municipal townships for road purposes;"

Which was read first time.

Mr. Buckner introduced House bill No. 443, entitled

An act to amend section 5700, of chapter 88, article 3, of the Revised Statutes of the State of Missouri, 1889, relating to teachers to be employed in deaf and dumb schools;

Which was read first time.

Mr. Short of Phelps introduced House bill No. 444, entitled

An act to amend section 7504, chapter 138, article 1, Revised Statutes of 1889, entitled "The assessment and collection of the revenue;"

Which was read first time.

Mr. Higbee introduced House bill No. 445, entitled

An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy ;

Which was read first time.

Mr. Hall introduced House bill No. 446, entitled

An act to amend section 5033, chapter 65, of the Revised Statutes of Missouri of 1889, concerning the fencing of public highways in counties that have passed the general stock law restraining horses, mules and cattle, by adding a new section thereto, to be known as section 5033a ;

Which was read first time.

Mr. Atkins introduced House bill No. 447, entitled

An act to amend section 7225, chapter 126, article 1, of the Revised Statutes of the State of Missouri of 1889, relating to penitentiary ;

Which was read first time.

Mr. Swanger introduced House bill No. 448, entitled

An act entitled an act to repeal sections 1, 2 and 2a, 3, 9 and 10 of an act entitled "An act to provide for the training and licensing of teachers," approved April 20, 1891, and amended and approved March 31, 1893, and to enact new sections in lieu thereof, to be known as sections 1, 2, 3, 9 and 10 ;

Which was read first time.

Mr. Lynch (by request) introduced House bill No. 449, entitled

An act fixing a minimum price on convict labor hired and let in the Missouri penitentiary ;

Which was read first time.

Mr. Davis of Taney introduced House bill No. 450, entitled

An act to amend sections 3780 and 3781 of article 7, chapter 47, Revised Statutes of 1889, relating to crimes and punishments ;

Which was read first time.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 423, entitled

An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed and wires heretofore strung,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 229, entitled

An act to amend section 7226, article 1, chapter 126, Revised Statutes of Missouri 1889, by striking out the word "twelve" in line sixteen, and inserting in lieu thereof the word "fifteen," in relation to official salaries,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 41, entitled

An act to amend section 8292, of chapter 154 of the Revised Statutes of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 155, entitled

An act to repeal section 2688, article 3, chapter 42, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the salaries of Railroad Commissioners,

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendment :

Amend House bill No. 155 by striking out the words "fifteen hundred" in the sixteenth line thereof, and inserting in lieu thereof the words "two thousand;"

Which was read, and 300 copies of the bill ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 75, entitled

An act to amend section 4180, of article 6, of chapter 48 of the Revised Statutes of 1889, entitled "Criminal cases—practice and proceedings in,"

Begs leave to report that it has examined the same, and that the same is properly engrossed ;

Which was read.

Mr. Higbee, from the Committee on Criminal Costs and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Costs and Fees, to which was referred House bill No. 301, entitled

An act to repeal section 4409, article 14, chapter 48, Revised Statutes of the State of Missouri, relating to costs in criminal cases, as amended by an act entitled "An act to amend section 4409, article 14, chapter 48 of the Revised Statutes of Missouri of 1889, relating to costs in criminal cases," approved April 23, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Johnston, from Committee on Militia, submitted the following report :

MR. SPEAKER: Your Committee on Militia, to which was referred House bill No. 136, entitled

An act to provide for the reorganization, equipment and discipline of the militia, and preservation of State property,

Beg leave to report that it has examined the same, and with the following amendments, to wit :

Amendment No. 1:

Strike out all of sections Nos. 7 and 8.

Amendment No. 2:

Strike out the word "three" in the second line of section No. 68, and insert in lieu thereof the word "two;"

Amendment No. 3:

That the sections in said bill, commencing with section No. 9, up to and including section 150, be renumbered;

Recommends that it do pass as amended.

Which was read, amendments agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 221, entitled

An act to amend sections 2760 and 2761, article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, entitled "Savings banks and fund companies,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 192, entitled

An act to repeal an act entitled "An act to repeal section 2842 of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, entitled "Trust companies," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass, but recommends accompanying committee substitute for passage;

Which was read.

The following substitute for House bill No. 192, entitled

An act to repeal an act entitled "An act to repeal section 2842 of the Revised Statutes of 1889, and to make a new section in lieu thereof," approved March 17, 1893, entitled "Trust Companies," and to enact a new section in lieu thereof;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 343, entitled

An act to amend section 3 (7807), acts of 1893, relating to qualifications of road overseers,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 138, entitled

An act to amend section 7815, Revised Statutes 1889, by exempting school directors from paying road poll-tax,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 58, entitled

An act to amend section 7796, chapter 140, article 1, of the Revised Statutes of 1889, entitled "Roads and highways," providing for costs in certain cases,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 365, entitled

An act to repeal section 7834, of chapter 140, entitled "Roads," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 364, entitled

An act to exempt operators of steam engines from liability for damages under certain provisos,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 328, entitled

An act to amend section 7804, of article 1, chapter 140, of the Revised Statutes of Missouri of 1889, relating to "Roads and highways,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 65, entitled

An act to amend section 6767, Revised Statutes of 1889, regarding "Real actions,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 7, entitled

An act to repeal sections 4902, 4903, 4906, 4907 and 4908, chapter 63, Revised Statutes 1889, entitled "Executions,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 64, entitled

An act to amend section 6062, chapter 93, Revised Statutes of 1889, entitled "Juries—grand and petit,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 259, entitled

An act providing for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs, in said county, and prescribing the jurisdiction thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 6, entitled

An act to repeal section 6632, chapter 100, article 1, Revised Statutes of 1889, relating to "Legislature," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 87, entitled

An act to amend section 6427, and to repeal section 6428 and section 6429, article 2, chapter 97, Revised Statutes 1889, and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Education;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate joint and concurrent resolution No. 3, in relation to notarial bond of Isom T. Atterberry,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. Bothwell, the rules were suspended, the resolution read the third time and passed by the following vote:

AYES—Messrs.

Anderson,	Denslow,	LeFavor,	Sawyer,
Armstrong,	DeReign,	Lynch,	Schoppenhorst,
Arnett,	Drabelle,	McCollum	Schooler.
Atkins,	Drum,	McKearly,	Schumacher,
Avery,	Dyer,	McKee,	Shaw,
Baughner,	Edgar,	McPherson,	Sherrill,
Benner,	Ferguson,	Mahan,	Short (Cole),
Bennett,	Freeman,	Marsh,	Short (Phelps),
Best,	Fuson,	Martin,	Smith (Buchanan),
Bittinger,	Gay,	Melson,	Smith (Howell),
Bothwell,	George,	Meriwether,	Spencer (Douglas),
Bourn,	Gill,	Middleton,	Spencer (St. L. City),
Breit,	Gmelich,	Miller,	Spurgeon,
Brock,	Griffiths,	Moore (Mississippi),	Steel,
Buckner,	Grubb,	Moore (Stone),	Stickney,
Burks,	Hall,	Moran,	Sullinger,
Calhoun,	Hammond,	Mueller,	Swanger,
Cape,	Hancock,	Murray,	Tartar,
Cherrington,	Hart,	O'Dell,	Tate,
Chinn,	Higbee,	Odneal,	Tatum,
Choate,	Hinde,	Old,	Walton,
Collins,	Jenkins,	O'Reilly,	Warner,
Coppedge,	Johnston,	Pettijohn,	Watson,
Correll,	Jones (Hickory),	Phipps,	Waymeyer,
Cox,	Jones (Jackson),	Pollock,	Weaver,
Daneri,	Jones (Polk),	Porterfield,	Weinhold,
Davidson,	Kasey,	Robertson,	Wetzel,
Davis (Taney),	Kline,	Rothwell,	Young (St. Fran.),
Davis (Wayne),	Kyler,	Sailor,	Young (Texas),
DeFord,	Lane,	Sartin,	Mr. Speaker—122.
Denny,	Leazenby,		

Noes—None.

Absent—Messrs.

Gurney,	Julian,	Russell (N. Madrid),	Temme.
Harrison,	Mortimer,	Sachse,	Tubbs—8.

Absent with leave—Messrs.

Carroll,	Davison,	McIntyre—3.
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Sick—Messrs.

Crisp,	Pratte,	Rohne,	Ross—6.
LeRoy,	Pritchett,		

Messrs. Rohne and McIntyre were reported sick.

On motion of Mr. Russell of Crawford, the vote by which the resolution was passed was reconsidered and laid upon the table.

The Speaker resumed the chair.

House bill No. 179 was called up for amendment and engrossment.

Mr. Drabelle offered the following amendment:

Amend House bill No. 179 by striking out all after the word "by" in line three thereof, up to and including the word "shall" in the sixth line thereof, and by adding at the end of said section the following words: "Provided, that in all actions for rent, or for possession of real property, or for forcible entry or unlawful detainer, no change of venue shall be allowed until the applicant therefor shall have paid all costs

accrued, together with costs of affidavits for change of venue, and transcript;”

Which was read and adopted.

Mr. Drabelle offered the following amendment:

Amend House bill No. 179 by striking out all after the word “justice,” in the eleventh line, up to and including the word “transcript,” in the thirteenth line;

Which was read and adopted.

Mr. Drabelle offered the following amendment:

Amend House bill No. 179 by adding thereto, at the end, thereof, the following words: “Provided, that in all actions for rent or possession of real property, or for forcible entry or unlawful detainer, no change of venue shall be allowed until the applicant therefor shall have paid all costs accrued, together with the costs of affidavit for change of venue, and transcript;”

Which was read.

Mr. Moran offered the following amendment:

Amend amendment by adding thereto the following: “And if the plaintiff is unsuccessful, and judgment shall be rendered in favor of defendant, then, and in all such cases, there shall be a judgment entered against said plaintiff, and in favor of defendant, for any amount paid as costs to obtain such change of venue, and such judgment will be an offset to any rent that may accrue to plaintiff;”

Which was read.

On motion of Mr. Schooler,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

On motion of Mr. Mueller, the pending amendment and House bill No. 179 was laid on the table by the following vote:

AYES—Messrs.

Armstrong,	Denny,	McCollum,	Schoppenhorst,
Atkins,	DeReign,	McKearly,	Shaw,
Baughner,	Freeman,	McPherson,	Sherrill,
Benner,	Fuson,	Mahan,	Short (Phelps),
Bennett,	George,	Martin,	Smith (Buchanan),
Best,	Griffiths,	Middleton,	Smith (Howell),
Bothwell,	Hall,	Miller,	Spencer (Douglas),
Breit,	Harrison,	Mueller,	Spurgeon,
Brock,	Higbee,	Murray,	Steel,
Buckner,	Hinde,	O'Dell,	Sullinger,
Cape,	Jenkins,	Odneal,	Tartar,
Cherrington,	Jones (Hickory),	Old,	Tatum,
Chinn,	Jones (Polk),	O'Reilly,	Temme,
Collins,	Kasey,	Pollock,	Tubbs,
Coppedge,	Kline,	Rothwell,	Waymeyer,
Correll,	Kyler,	Russell (N. Madrid),	Weaver,
Daneri,	Leazenby,	Sailor,	Young (St. Fran.),
Davis (Wayne),	LeFavor,	Sawyer,	Young (Texas)—72.

NOES—Messrs.

Arnett,	Ferguson,	McKee,	Schooler,
Avery,	Gay,	Marsh,	Schumacher,
Bourn,	Gill,	Melson,	Spencer (St. L. City)
Burks,	Gmelich,	Meriwether,	Stickney,
Cox,	Grubb,	Moore (Stone),	Swanger,
Davidson,	Gurney,	Moran,	Tate,
Davis (Taney),	Hammond,	Pettijohn,	Walton,
DeFord,	Hancock,	Phipps,	Warner,
Denslow,	Hart,	Porterfield,	Watson,
Drabelle,	Johnson,	Rohne,	Weinhold,
Drum,	Jones (Jackson),	Sachse,	Wetzel,
Dyer,	Julian,	Sartin,	Mr. Speaker—50.
Edgar,	Lane,		

Absent—Messrs.

Anderson,	Calhoun,	Moore (Mississippi),	Robertson—7.
Bittinger,	Lynch,	Mortimer,	

Absent with leave—Messrs.

Carroll,	Davison,	McIntyre,	Short (Cole)—5.
Choate,			

Sick—Messrs.

Crisp,	Pratte,	Pritchett,	Ross—5
LeRoy,			

Mr. Choate was granted leave of absence indefinitely.

Mr. Pratte was reported sick.

Mr. Short of Cole was granted leave of absence for one day.

Mr. Pritchett was reported sick.

House bill No. 181 was called up for amendment and engrossment.

Mr. Drabelle offered the following amendment:

Amend House bill No. 181 by striking out all after the word "by," in the third line thereof, up to and including the word "may," in the third line thereof, and by adding at the end of said section the following words: "Provided, that nothing in this section shall authorize a change of venue in actions for rent or possession of real property, or for forcible entry or unlawful detainer, until the costs in the case, as provided in section 6240, have been paid;"

Which was read.

On motion of Mr. Tatum, bill and amendment were laid upon the table.

House bill No. 432 was read the second time under suspension of rules, and referred to the Committee on Banks and Banking.

House bill No. 72 was then called up for amendment and engrossment.

Mr. Avery offered the following amendment:

Amend House bill No. 72 by striking out the words "except such as were incurred on the part of defendant," as they occur after the word "Costs," in the 15th and 16th lines of page 2, and after the word "costs," at the end of the 17th line of said page 2;

Which was read and rejected.

On motion of Mr. Davis of Taney, the bill was referred to the Committee on Criminal Costs and Fees.

House bill No. 118 was called up for amendment and engrossment, and bill was ordered engrossed.

House bill No. 124 was ordered engrossed.

House bill No. 123 was ordered engrossed by the following vote on division: Ayes 55, noes 14.

House bill No. 233 was called for amendment and engrossment ;

Mr. Spencer of St. Louis City offered the following amendment :

Amend House bill No. 233 by striking out the word "written," in line 4, and insert after the word "prescription," in 5th line, the words "which change shall be made on the prescription ;"

Which was read.

Mr. Short of Phelps offered the following amendment to the amendment :

Amend by inserting after the word "prescription," in 5th line, the words "which change shall appear on the face of said prescription ;"

Which was read and accepted.

Amendment, as amended, was then adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 54, entitled

An act creating and establishing the Thirtieth judicial circuit of the State of Missouri, and designating the time of holding court therein ;

Title amended and agreed to as amended ;

In which the concurrence of the House is respectfully requested ;

Which was read.

Mr. Short of Phelps offered the following amendment to House bill No. 233 :

Amend title so as to read "An act to prevent druggists from substituting when filling physicians' prescriptions ;"

Which was read.

Mr. Drabelle offered the following amendment to the amendment :

Amend title to House bill No. 233 by striking out same and inserting the following :

An act to amend chapter 53 of the Revised Statutes of 1889, concerning druggists and their licenses, by adding a new section thereto to be known as section 4625a ;

Which was read and accepted.

The amendment was then rejected.

Mr. Tatum offered the following amendment :

Amend title by substituting "An act to prevent druggists from substituting, adding to or omitting from physicians' prescriptions ;"

Which was read and adopted.

Mr. Drabelle offered the following amendment :

Amend House bill No. 233 by adding at the beginning of line 1 the following words and figures : Section 4625a ;

Which was read and adopted.

House bill No. 233 was then ordered engrossed as amended.

House bill No. 92 was then called up for amendment and engrossment.

Mr. Short of Phelps offered the following amendment :

Amend House bill No. 92 :

Amend section 1 by adding after the word "Governor" in the fourth line, the words "with the approval of the Senate ;"

Which was read and adopted.

Mr. Short of Phelps offered the following amendment :

Amend section 2 by adding after the word "appointment" in the fifth line the words "who shall reside in the different parts of the State, and shall have no connection with or interest in any school of pharmacy ;"

Which was read and adopted.

Mr. Short of Phelps offered the following amendment :

Amend section 3 by striking out of the 7th and 8th lines the words : "A salary of one hundred dollars per year, and in addition thereto shall be paid ;"

Which was read and not agreed to.

Mr. Short of Cole offered the following amendment :

Amend House bill No. 92 by inserting the word "August" between the word "of" and the number "1895," in line one of section 2 ;

Which was read and adopted.

Mr. Moran moved the previous question, which was agreed to by the following vote on division : Ayes 65 ; noes 24.

House bill No. 92 was then ordered to be engrossed by the following vote on division : Ayes 87, noes 17.

House bill No. 8 was taken up for amendment and engrossment.

House refused to engross the bill by the following vote on division : Ayes 38, noes 64.

House bill No. 239 was taken up for amendment and engrossment.

Clerk ordered to amend bill by interlining before the 7th line the words and figures "section 8519."

Mr. Drum offered the following amendment :

Amend House bill No. 239 by adding thereto after the word "equalization," in line 15, the words "and shall be paid the sum of three dollars per day for such service ;"

Which was read and not agreed to.

Mr. Schooler offered the following amendment :

Amend House bill No. 239 by striking out all after the enacting clause.

Mr. Schooler moved the previous question, which was agreed to and the amendment was adopted.

House bill No. 107 was ordered engrossed.

Mr. Phipps moved to adjourn, which was not agreed to.

House bill No. 243 was taken up for amendment and engrossment.

Mr. Rothwell offered the following amendment :

Amend section 3 of House bill No. 243 by inserting in line 3 of said section 3, between the words "or" and "by," the word "punished ;"

Which was read and adopted.

House bill No. 243 was then ordered engrossed, as amended.

House bill No. 48 was ordered engrossed.

House bill No. 18 was ordered engrossed.

House bill No. 180 was ordered engrossed by the following vote on division : Ayes 64, noes 10.

Mr. Arnett moved to adjourn ; which was not agreed to by the following vote—ayes and noes being demanded :

AYES—Messrs.

Anderson,	Cox,	Kline,	Rohne,
Armstrong,	Daneri,	Kyler,	Rothwell,
Arnett,	DeFord,	Lane,	Russell (N. Madrid),
Atkins,	DeReign,	McKee,	Sartin,
Benner,	Dyer,	Marsh,	Schoppenhorst,
Bennett,	Fuson,	Martin,	Shaw,
Best,	George,	Melson,	Sherrill,
Bourn,	Gill,	Miller,	Smith (Buchanan),
Brock,	Gmelich,	Moore (Mississippi),	Spencer (Douglas),
Buckner,	Griffiths,	Mueller,	Sullinger,
Burks,	Grubb,	O'Dell,	Temme,
Cape,	Hall,	Odneal,	Weinhold,
Collins,	Hart,	Old,	Young (St. Fran.)—55
Correll,	Kasey,	Pollock,	

NOES—Messrs.

Avery,	Hammond,	Mahan,	Smith (Howell),
Baughner,	Hancock,	Meriwether,	Spencer (St. L. City),
Bittinger,	Harrison,	Middleton,	Spurgeon,
Breit,	Higbee,	Moore (Stone),	Steel,
Calhoun,	Hinde,	Moran,	Stickney,
Cherrington,	Jenkins,	Murray,	Swanger,
Chinn,	Johnston,	O'Reilly,	Tartar,
Davidson,	Jones (Hickory),	Pettijohn,	Tate,
Davis (Wayne),	Jones (Jackson),	Phipps,	Tatum,
Denny,	Jones (Polk),	Porterfield,	Walton,
Denslow,	Julian,	Robertson,	Warner,
Drabelle,	Leazenby,	Sailor,	Watson,
Drum,	LeFavor,	Sawyer,	Waymeyer,
Edgar,	Lynch,	Schooler,	Weaver,
Ferguson,	McCollum,	Schumacher,	Wetzel,
Freeman,	McKearly,	Short (Cole),	Young (Texas).
Gay,	McPherson,	Short (Phelps),	Mr. Speaker—69.
Gurney,			

Absent—Messrs.

Bothwell,	Coppedge,	Mortimer,	Tubbs—5.
Choate,			

Absent with leave—Messrs.

Carroll,	Davison,	McIntyre,	Sachse—5.
Davis (Taney),			

Sick—Messrs.

Crisp,	Pratt,	Pritchett,	Ross—5.
LeRoy,			

Mr. Davis of Taney and Sachse were granted leave of absence.

House bill No. 202 was ordered engrossed.

Mr. Anderson moved to adjourn; which was not agreed to.

House bill No. 334 was taken up for amendment and engrossment.

Mr. Denny offered the following amendment:

Amend House bill No. 334 by inserting the word "months" after the word "six" in the seventh line;

Which was read and adopted.

Mr. Rothwell offered the following amendment:

Amend by striking out the word "eighteen" in lines 2 and 3, and substitute the word "fourteen" therefor;

Which was read and not agreed to.

Mr. Rothwell moved that the bill be referred back to the Committee on Criminal Jurisprudence; which was not agreed to.

The following messages were received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 21, entitled

An act to amend an act entitled "An act to amend section 7094 of the Revised Statutes of Missouri of 1889, relating to mortgages and deeds of trust," approved March 27, 1893;

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 29, entitled

An act to amend section 1 of an act entitled "An act to amend sections 3212, 3213, 3214, 3215 and 3216, article 6, chapter 45 of Revised Statutes of the State of Missouri, entitled 'County depository,'" approved March 21, 1891;

Title amended and agreed to;

In which the concurrence of the House is respectfully requested.

Mr. Avery submitted the following amendment to House bill No. 334:

Amend House bill No. 334 by striking out after the word "character," in line 2, the words "under eighteen," and inserting in lieu thereof the words "between the ages of fourteen and eighteen;"

Which was read and adopted.

Mr. Denny offered the following amendment:

Amend House bill No. 334 by inserting the word "dollars" after the words "five hundred" in the fifth line;

Which was read and adopted.

Mr. Higbee offered the following amendment:

Amend title by striking out the word "under" and inserting in lieu thereof "between fourteen and;"

Which was read and agreed to.

Mr. Rothwell offered the following amendment:

Amend by striking out all after the word "punished," in line 4, and inserting in lieu thereof the words "by imprisonment in the penitentiary not less than five years nor more than 50 years;"

Which was read and not agreed to.

On motion of Mr. Moran, the previous question was ordered, and House bill No. 334 was ordered engrossed by the following vote, the ayes and noes being demanded:

AYES—Messrs.

Anderson,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Best,
Bothwell,
Bourn,
Breit,
Brock,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Correll,
Cox,
Dameri,
Davidson,
Davis (Wayne)

DeFord,
Denny,
Denslow,
DeReign,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,

Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyer,
Lane,
LeFavor,
Lynch,
McCollum,
McKearly,
McKee,
McPherson,
Mahan,
Marsh,

Martin,
Meriwether,
Middleton,
Miller,
Moore (Stone),
Moran,
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Robertson,
Rohne,
Russell (N. Madrid),
Sailor,
Sartin,

Sawyer,	Short (Phelps),	Stickney,	Warner,
Schoppenhorst,	Smith (Buchanan),	Sullinger,	Waymeyer,
Schooler,	Smith (Howell),	Swanger,	Weaver,
Schumacher,	Spencer (Douglas),	Tartar,	Wetzel,
Shaw,	Spencer (St. L. City)	Tatum,	Young (St. Fran.),
Sherrill,	Spurgeon,	Tubbs,	Young (Texas),
Short (Cole),	Steel,	Walton,	Mr. Speaker—112.

NOES—Messrs.

Armstrong,	Collins,	Moore (Mississippi),	Tate,
Bennett,	Julian,	O'Reilly,	Watson,
Bittinger,	Leazenby,	Rothwell,	Weinhold—14.
Buckner,	Melson,		

Absent—Messrs.

Choate,	Coppedge,	Sachse,	Temme—4.
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Absent with leave—Messrs.

Carroll,	Davison,	McIntyre—3.
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Sick—Messrs.

Crisp,	LeRoy,	Pritchett,	Ross—6.
Davis (Taney),	Pratte,		

Mr. Phipps moved to adjourn until 10 o'clock.

Mr. Schoppenhorst moved to adjourn under the rules; which was lost by the following vote on division: Ays 44, noes 67.

The motion to adjourn until 10 o'clock was carried by the following vote on division: Ayes 59, noes 54.

SEVENTEENTH DAY—THURSDAY, January 24, 1895.

The House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Swanger offered the following resolution:

Resolved, That the Senate be cordially invited to attend the memorial exercises of the House at 10 o'clock to day.

Which was read and agreed to.

Mr. Davison was granted leave of absence indefinitely.

Memorial services in honor of Honorable J. R. Coffman, J. J. Regua and J. L. Paxton, deceased members of the 37th General Assembly, were held. At the close of this, on motion of Mr. Moran, out of respect to the memory of the above members,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Swanger offered the following resolution:

Whereas, about one-half of all the dramshops licensed in this State are licensed in the city of St. Louis; and

Whereas, newspaper and current reports indicate that the Excise Commissioner of that city is collecting twenty or twenty-five thousand dollars per annum

in fees for issuing about 2000 licenses, and that the system of licensing dramshops in said city is out of harmony with the dramshop laws of the State; therefor, be it

Resolved by the House of Representatives of the Thirty-eighth General Assembly:

That the Speaker appoint (3) three members as a committee to visit that city immediately, and make a thorough investigation into the manner and method of licensing dramshops therein, the official conduct and the fees of the Excise Commissioner, the present collection of dramshop revenue and the operation of dramshop laws and ordinances, and that such committee be empowered to send for persons and papers, examine witnesses and employ a clerk to keep a record of their proceedings, and that they report the result of their investigation to the House at the earliest practicable date.

Which was read.

Mr. Drabelle offered the following amendment:

Amend resolution by adding after the word "ordinances" and before the word "and," in the 19th line, the words "also the conduct of the office of collector in said city;"

Which was read.

Mr. Moran moved the previous question on the amendment;

Which was not agreed to.

Mr. Bothwell offered the following amendment to the amendment:

Amend amendment by adding the words "as far as relates to collections for dramshop licenses;"

Which was read and adopted.

The amendment, as amended, was then adopted.

The resolution, as amended, was then adopted.

Mr. Gmelich offered the following resolution:

Whereas, The dining hall and chapel of the State Reform School for Boys, located at Boonville, Mo., was recently destroyed by fire; and

Whereas, The fire protection was found to be inadequate; and

Whereas, Said institution is now laboring under great inconvenience on account of such fire; therefore, be it

Resolved, That the Speaker of this House appoint a committee of five to visit the Reform School at Boonville, Mo., ascertain its condition and needs and report to this House at their earliest convenience.

Which was read and adopted.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 346, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 347, entitled

An act to amend section 4595, chapter 56, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to "Dramshops,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 27, entitled
An act for the protection of imported game birds in this State,
Begg leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 143, entitled

An act to amend section 3901, of article 8, chapter 47, Revised Statutes 1889,

Begg leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 226, entitled

An act to amend section 3901, Statutes 1889, chapter 47, article 8, relating to the killing of game,

Begg leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 309, entitled

An act to amend section 4621, chapter 58, Revised Statutes of the State, of 1889, relating to fines on druggists and pharmacists,

Begg leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 272, entitled

An act to regulate the sale of goods marked "sterling silver," "coin," or "coin silver,"

Begg leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 217, entitled

An act to amend section 3964, of chapter 47, of article 9, of the Revised Statutes of Missouri, 1889, entitled "Crimes and punishments,"

Begg leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 345, entitled

An act repealing all laws punishing members of the General Assembly for taking bribes, and prescribing penalties for principal and accessory for bribing or attempting to bribe them,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 39, entitled

An act to amend sections 7512, 7513, 7517, 7519, 7526, 7531, 7542, 7546, 7552, 7557, 7569, 7570, 7571, 7608 and 7626, of chapter 138, of the Revised Statutes of Missouri of 1889, as amended by an act approved March 28, 1893, entitled "The assessment and collection of revenue;"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 386, entitled

An act to amend section 7504, of article 1, of the Revised Statutes of Missouri, chapter 138, relating to taxation and equalization,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 311, entitled

An act to amend section 7605 of chapter 138, of article 3, of the Revised Statutes of Missouri, 1889, relating to revenue,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 185, entitled

An act to provide for assessing real estate encumbered with lien,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 165, entitled

An act to provide for an appeal from county board of appeals to the circuit court in case of increased assessment of real or personal property,

Begs leave to report that it has examined the same, and recommends that it do not pass ;
Which was read.

Mr. Bittinger, from Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 162, entitled

An act to amend section 7531 of article 2, by adding section 7531a of the Revised Statutes of Missouri, entitled "Assessor and assessment of property,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 117, entitled

An act to amend section 7211, chapter 125, of the Revised Statutes of Missouri, relating to "Peddlers and their licenses,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 98, entitled

An act to amend section 7504, article 1, chapter 138, defining more clearly the subjects exempt from taxation,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 78, entitled

An act to license stallions and jacks, and providing the revenue go to the road and bridge fund, and to repeal section 6733, of the Revised Statutes of Missouri, so far as the same conflicts with this act,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 69, entitled

An act to amend section 6896, of the Revised Statutes of Missouri of 1889, entitled "Merchants' license," by adding an additional tax of fifty dollars for each additional line of goods over two,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 127, entitled

An act to amend section 7211, of chapter 125, of the Revised Statutes of the State of Missouri of 1889, entitled "Paddlers and their licenses,"

Begs leave to report that it has examined the same, and as the same subject is covered by report on House bill No. 117, they recommend that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 60, entitled

An act to amend section 7531, chapter 133, of article 2, of the Revised Statutes of Missouri, entitled "Assessors and the assessment of property"—providing for the assessment of mortgages and other securities by adding a new section to be known as section 7531a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 5, entitled

An act to amend chapter 111, entitled "Merchants licenses,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 152, entitled

An act to amend section 8070, Revised Statutes, regulating the duties of collectors and the distribution of school tax,

Begs leave to report that it has examined the same, and recommends that it do not pass, and that committee substitute for said bill do pass;

Which was read, and 300 copies of substitute ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 366, entitled

An act to repeal section 7996, chapter 143, article 1, Revised Statutes of Missouri 1889, and enacting a new section in lieu thereof, in relation to public schools,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 263, entitled

An act to amend section 7990, chapter 143, article 1, Revised Statutes of Missouri 1889, relating to school directors,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 331, entitled

An act to repeal section 8003, article 1, chapter 143, of the Session Acts 1893, entitled "Schools, colored,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 244, entitled

An act to amend section 6427, article 2, chapter 97, Revised Statutes of Missouri 1889, relating to school lands,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 399, entitled

An act to repeal section 7515, chapter 138, article 1, of the Revised Statutes of the State of Missouri, in relation to taxation and equalization,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 335, entitled

An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees,

Begs leave to report that it has examined the same and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 422, entitled

An act to repeal section 6624, article 1, chapter 100, Revised Statutes of 1889, relating to the compensation, traveling expenses, stationery, incidental expenses and perquisites of the members of the General Assembly, and to enact a new section in lieu thereof,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 303, entitled

An act to amend section 11, section 4990 of an act relating to fees of officials, approved March 31, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 355, entitled

An act to repeal section 46, of the laws of 1893, fixing the times of holding court in the Eighteenth judicial circuit, and enacting a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass after amendment of the title and enacting clause;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 369, entitled

An act to amend section 3398, chapter 46, article 4, of Revised Statutes of 1889, entitled "Courts of record,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 282, entitled

An act to amend article 2, chapter 153, R. S. 1889, entitled "Stenographers in counties having more than one hundred thousand and less than three hundred and fifty thousand inhabitants," adding to said article a new section to be known as 8239a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 359, entitled

An act to amend chapter 173, Revised Statutes of Missouri, entitled "Witnesses," by adding a new section thereto to be numbered a section 8944a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 360, entitled

An act to amend chapter 173, Revised Statutes 1889, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944b, .

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 388, entitled

An act to define the liability of railroad companies to employes,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Labor ;

Which was so ordered.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 281, entitled

An act to establish a State board of embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Benevolent and Scientific Institutions ;

Which was so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 142, entitled

An act to amend section 37 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892,

Begs leave to report that it has examined the same, and recommends the passage of the Committee's substitute for House bill No. 142, which substitute is reported herewith, together with the original House bill ;

Which was read, and 300 copies ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 210, entitled

An act to amend an act entitled "Roads and highways," approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 228, entitled

An act, "Roads and highways"—division into districts—overseers, etc." An act to repeal sections 7806, 7807, 7808 of the Session Acts of the 37th General Assembly of the State of Missouri, 1893, by substituting three new sections,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from Committee on Roads und Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 224, entitled

An act to amend an act relating to qualifications of overseers—poll-tax, how paid,

Begs leave to report that it has examined the same, and recommends that it do not pass, as it does not change existing law ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 24, entitled

An act to provide for working and improving the public roads by the organization of special road districts of territory not more than ten miles square, in which is located a city of not less than fifteen hundred inhabitants, and to raise revenues therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in such prescribed territory wherein the county courts shall, by order of record, declare the same to be the law in such prescribed territory, when adopted by the legal voters thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 211, entitled

An act to amend section 11 of the Session Acts of 1893, entitled "An act to provide for working and improving the public roads in certain counties by county supervision, and to raise revenue therefore, and to further provide that when this act shall become a law it shall take effect and be in force only in those counties whose county courts shall, by order of record, declare the same to be the law in such counties, when adopted by a majority of the legal voters," approved April 20, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 358, entitled

An act to repeal an act to amend sections 7796 and 7800 of chapter 140, article 1, of the Revised Statutes of the State of Missouri of 1889, relating to roads and highways,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Clerical Force, made the following report :

MR. SPEAKER: Your Committee on Clerical Force recommends the Committee on Banks and Banking shall have one clerk, who shall also act as clerk of the Committee on Manufactures; the clerical force is hereby so amended;

Which was read and agreed to.

House bill No. 332, change of reference, was ordered from Committee on Appropriations to Committee on Agriculture.

Mr. J. W. Zevely, State Librarian, made the following report :

Honorable B. F. Russell, Speaker of the Thirty-eighth General Assembly :

Agreeably to the requirements of section 8205, Revised Statutes, 1889, I have the honor herewith to submit my report, containing a complete catalogue of the State library, together with an exhibit of expenditures for books for the biennial period just closed;

Which was read.

On motion of Mr. Julian, rules were suspended for introduction of House bills.

Mr. Arnett introduced House bill No. 451, entitled

An act appropriating money to pay wolf-scalp certificates held by A. and W. Pierce;

Which was read first time.

Mr. Johnston introduced House bill No. 452, entitled

An act to prohibit book-making and pool-selling at any place other than the premises of regular race-courses;

Which was read first time.

Mr. Griffiths introduced House bill No. 453, entitled

An act entitled "The assessment of non-resident property;"

Which was read first time.

Mr. Griffiths (by request) introduced House bill No. 454, entitled

An act to amend section 4768, Revised Statutes of Missouri, concerning "Elections;"

Which was read first time.

Mr. Old introduced House bill No. 455, entitled

An act to regulate the practice of dentistry in the State of Missouri;

Which was read first time.

Mr. Rothwell (by leave) introduced the following resolution:

Whereas, This House has this day listened with profound respect to the eloquent and touching tributes rendered to the memory of the deceased former members of this body in whose honor these memorial services have been held; and

Whereas, it is the sense of the House that the addresses delivered on this occasion should be preserved in abiding form; therefore, be it

Resolved, That 500 copies of each address delivered at the memorial session held this morning be printed, and that the clerk send proper copies of such addresses to the respective families of the said deceased members.

Which was read.

Mr. Moran moved that the resolution be referred to the Committee on Printing ;

Which was not agreed to by the following vote on division : Ayes 41 ; noes 44.

The resolution was then adopted by the following vote on division : Ayes 55 ; noes 36.

Mr. Bittinger introduced House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives in the capitol of the United States, and making an appropriation therefor ;

Which was read first time.

Mr. Bittinger introduced House bill No. 457, entitled

An act to amend section 5890, article 4, chapter 89, of the Revised Statutes of Missouri, 1889, entitled "Insurance," by adding an additional clause thereto ;

Which was read first time.

Mr. Sartin introduced House bill No. 458, entitled

An act to amend an act entitled "An act to prohibit book-making and pool-selling," as approved April 1, 1891 ;

Which was read first time.

Mr. Gurney (by request) introduced House bill No. 459, entitled

An act to regulate and govern fire insurance companies in the State, and to regulate the payment of losses ;

Which was read first time.

Mr. Pettijohn introduced House bill No. 460, entitled

An act to appropriate money for the redemption of a Union military bond held for redemption by W. H. Brownlee, of Linn county ;

Which was read first time.

Mr. Pratte introduced House bill No. 461, entitled

An act to amend section 351, article 1, of chapter 5, of the Revised Statutes of 1889, of the State of Missouri, and to repeal section 352 of said article, entitled "Animals ;"

Which was read first time.

Mr. Moran introduced House bill No. 462, entitled

An act to repeal sections 2, 3, 6, 7 and 12 of an act entitled "An act to establish a criminal court in Buchanan county, and provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five sections in lieu thereof ;

Which was read first time.

Mr. Ferguson introduced House bill No. 463, entitled

An act to amend an act approved April 20, 1891, entitled "Dram-shops," amending sections 6 and 8, making the bonds liable to suit for damages to parties injured, and requiring petitions for license to be published ;

Which was read first time.

Mr. Sherrill introduced House bill No. 464, entitled

An act to appropriate money for the purpose of completing the construction of a levee in Pemiscot county in the St. Francois levee district of Missouri, and providing how the same shall be expended ;

Which was read first time.

Mr. Young of Texas introduced House bill No. 465, entitled

An act fixing the salaries and fees to be paid to certain officers, their deputies and assistants in counties which now or may hereafter contain less than 45,000, classifying the deputies and assistants, prescribing the mode of collecting fees, and their payment into the county treasury, making the act a crime, and prescribing punishment therefor, and repealing all laws and parts of laws in conflict therewith ;

Which was read first time.

Mr. Kyler (by request) introduced House bill No. 466, entitled

An act in relation to the administration of justice in the City of St. Louis, providing for an increase from five to ten in the number of judges of the circuit court of the City of St. Louis, and for their appointment and election, and abolishing the St. Louis criminal court and the St. Louis court of criminal correction, and vesting the jurisdiction of said courts, after the time fixed for their abolishment, in the circuit court of the City of St. Louis, as the same may be then constituted ;

Which was read first time.

Mr. Kyler introduced House bill No. 467, entitled

An act to provide for the inspection of steam boilers and for the appointment of steam boiler inspectors ;

Which was read first time.

Mr. Drabelle introduced House bill No. 468, entitled

An act to amend sections 5, 7, 9, 15, 16 and 30 of article 21 of the appendix to the Revised Statutes of Missouri of 1889, relating to "Juries ;"

Which was read first time.

Mr. Cherrington (by request) introduced House bill No. 469, entitled

An act to amend section 4576, chapter 56, article 1 of the Revised Statutes of Missouri, 1889, entitled "Dramshops and local option ;"

Which was read first time.

Mr. Wetzel introduced House bill No. 470, entitled

An act to amend section 6774 of article 2, chapter 103 of the Revised Statutes of Missouri of 1889, entitled "Limitations of actions ;"

Which was read first time.

Mr. Schooler (by request) introduced House bill No. 471, entitled

An act to compel editors to place the time when each subscription expires upon each subscriber's paper, pamphlet, book, magazine, or other daily, weekly or monthly publication ;

Which was read first time.

Mr. Julian introduced House bill No. 472, entitled

An act to provide for the taxing of franchises and creating a board of assessors to value the same, to provide their pay and transportation, and providing penalties for violating this act ;

Which was read first time.

Mr. Julian introduced House bill No. 473, entitled

An act to secure to each county, city, village and other municipal or public corporation, adequate compensation for the occupation or use of its streets or other public lands by private companies, co-partnerships, corporations or individuals ;

Which was read first time.

Mr. Julian introduced House bill No. 474, entitled

An act to amend and add new clauses to section 2807, of article 8, of chapter 42, of the Revised Statutes of 1889, entitled "Corporations, private," with an emergency clause;

Which was read first time.

Mr. Julian introduced House bill No. 475, entitled

An act to provide for appeals from county and city boards of equalization of assessment of taxes and city boards of appeal for the equalization of assessment of taxes in all cities;

Which was read first time.

Mr. Julian introduced House bill No. 476, entitled

An act to amend section 7104 of chapter 116, of the Revised Statutes of 1889, by adding a new section, to be known as section 7104a, relating to assignments and release of mortgages and deeds of trust;

Which was read first time.

Senate joint and concurrent resolution No. 3, in relation to notarial bond of Isom F. Atterberry,

Was received from the Senate as truly enrolled, and thereupon, pursuant to proclamation of the Speaker, all other business was suspended and the resolution read at length in the presence of the House, in open session, and, no objection being made, it was then and there signed by the Speaker.

House bill No. 433 was read second time and
Referred to Committee on Judiciary.

House bill No. 434 was read second time and
Referred to Committee on Judiciary.

House bill No. 435 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 436 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 437 was read second time and
Referred to Committee on Agriculture.

House bill No. 438 was read second time and
Referred to Committee on Ways and Means.

House bill No. 439 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 440 was read second time and
Referred to Committee on Ways and Means.

House bill No. 441 was read second time and
Referred to Committee on Judiciary.

House bill No. 442 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 443 was read second time and
Referred to Committee on Education.

House bill No. 444 was read second time and
Referred to Committee on Ways and Means.

House bill No. 445 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 446 was read second time and
Referred to Committee on Agriculture.

House bill No. 447 was read second time and Referred to Committee on Penitentiary.

House bill No. 448. was read second time and Referred to Committee on Education.

House bill No. 449 was read second time and Referred to Committee on Penitentiary.

House bill No. 450 was read second time and Referred to Committee on Criminal Jurisprudence.

Mr. Sartin moved that House bill No. 224 be referred to Committee on Roads and Highways ;

Which was agreed to.

Leave of absence was granted to Mr. Pollock indefinitely.

Joint and concurrent resolution No. 9 was read second time and Referred to Committee on Constitutional Amendments.

Joint and concurrent resolution No. 10 was read second time and Referred to Committee on Constitutional Amendments.

House bill No. 379 was ordered engrossed.

House bill No. 31 was ordered engrossed.

House bill No. 11 was called up for third reading.

Mr. Moran moved that the vote by which House bill No. 11 was ordered engrossed be reconsidered ;

Which was not agreed to.

Mr. Moran moved the bill be recommitted to the Committee on Official Salaries and Fees, to be so amended as to give officer at St. Joseph \$1800 salary ;

Which was not agreed to.

Bill was read a third time and passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	Lynch,	Sawyer,
Arnett,	Edgar,	McCollum,	Schoppenhorst,
Atkins,	Ferguson,	McIntyre,	Schooler,
Avery,	Freeman,	McKearly,	Schumacher,
Baughner,	Fuson,	McKee,	shaw,
Benner,	Gay,	McPherson,	Sherrill,
Bennett,	George,	Mahan,	Short (Cole),
Best,	Gill,	Marsh,	Short (Phelps),
Bittinger,	Gmelich,	Martin,	Smith (Buchanan),
Bothwell,	Griffiths,	Meriwether,	Smith (Howell),
Breit,	Grubb,	Middleton,	Spencer (Douglas),
Brock,	Gurney,	Miller,	Spencer (St. L. city),
Buckner,	Hall,	Moore (Stone),	Spurgeon,
Burks,	Hammond,	Moran,	steel,
Calhoun,	Hancock,	Mortimer,	Stickney,
Cape,	Harrison,	Mueller,	Sullinger,
Cherrington,	Hart,	Murray,	Swanger,
Chinn,	Higbee,	O'Dell,	Tartar,
Collins,	Hinde,	Odneal,	Tate,
Coppedge,	Jenkins,	Old,	Tatum,
Correll,	Johnston,	O'Reilly,	Temme,
Cox,	Jones (Hickory),	Pettijohn,	Tubbs,
Davidson,	Jones (Jackson),	Phipps,	Walton,
Davis (Wayne),	Jones (Polk),	Porterfield,	Warner,
Davison,	Kasey,	Pritchett,	Watson,
DeFord,	Klihe,	Robertson,	Weaver,
Denny,	Kyler,	Rohne,	Weinhold,
Denslow,	Lane,	Rothwell,	Wetzel,
DeReign,	Leazenby,	Sachse,	Young (St Fran.),
Drabeile,	LeFavor,	Sailor,	Young (Texas),
Drum,	LeRoy,	Sartin,	Mr. Speaker—124.

NOES—Messrs.

Julian, Moore (Mississippi), Russell (N. Madrid), Waymeyer—6.
Melson, Pratte,

Absent—Messrs.

Bourn, Choate, Daneri—3.

Absent with leave—Messrs.

Carroll, Pollock—2.

Sick—Messrs.

Anderson, Crisp, Davis (Taney), Ross—4.

Title of bill was agreed to.

Mr. Tubbs moved that the vote by which the bill passed be reconsidered, and that motion be laid upon the table ;

Which was agreed to.

House bill No. 75 was read the third time, and passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	Lynch,	Schoppenhorst,
Arnett,	Edgar,	McCollum,	Schooler,
Atkins,	Ferguson,	McIntyre,	Schumacher,
Baughner,	Freeman,	McKearly,	Shaw.
Benner,	Fuson,	McKee,	Sherrill,
Bennett,	Gay,	McPherson,	Short (Cole),
Best,	George,	Marsh,	Short (Pheips),
Bittinger,	Gill,	Martin,	Smith (Buchanan),
Bothwell,	Gmelich,	Melson,	Smith (Howell),
Bourn,	Griffiths,	Meriwether,	Spencer (Douglas),
Breit,	Grubb,	Middleton,	Spencer (St. L. City),
Brock,	Gurney,	Miller,	Spurgeon,
Buckner,	Hammond,	Moore (Stone),	Steel,
Calhoun,	Hancock,	Moran,	Stickney,
Cape,	Harrison,	Mortimer,	Sullinger,
Cherrington,	Hart,	Muelier,	Swanger,
Chinn,	Higbee,	Murray,	Tartar,
Collins,	Hinde,	O'Dell,	Tate,
Coppedge,	Jenkins,	Odneal,	Tatum,
Correll,	Johnston,	Old,	Temme,
Cox,	Jones (Hickory),	Pettijohn,	Tubbs,
Davidson,	Jones (Jackson),	Phippis,	Walton,
Davis (Wayne),	Jones (Polk),	Porterfield,	Warner,
Davison,	Kasey,	Pritchett,	Watson,
DeFord,	Kline,	Robertson,	Waymeyer,
Denny,	Kyler,	Rohne,	Weaver,
Denslow,	Lane,	Sachse,	Weinhold,
DeReign,	Leazenby,	Sailor,	Wetzel,
Drabene,	LeFavor,	Sartin,	Young (Texas),
Drum,	LeRoy,	Sawyer,	Mr. Speaker—120.

NOES—Messrs.

Avery,	Mahan,	O'Reilly,	Young (St. Fran.),
Burks,	Moore (Mississippi),	Pratte,	—8.
Hall,			

Absent—Messrs.

Choate,	Julian,	Rothwell,	Russell (N. Madrid)
Daneri,			—5.

Absent with leave—Messrs :

Carroll, Pollock—2.

Sick—Messrs.

Anderson, Crisp, Davis (Taney), Ross—4.

Title read and agreed to.

Mr. Moran moved that the vote by which the bill passed be reconsidered, and that motion be laid upon the table ;

Which was agreed to.

Mr. Pratte moved that the House adjourn ;

Which was not agreed to.

House bill No. 85 was read the third time, and passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	McIntyre,	Sawyer,
Arnett,	Edgar,	McKearly,	Schoppenhorst,
Atkins,	Ferguson,	McKee,	Schooler,
Avery,	Freeman,	McPherson,	Schumacher,
Baughner,	Fuson,	Mahan,	Shaw,
Benner,	Gay,	Marsh,	Short (Cole),
Bennett,	George,	Martin,	Short (Phelps),
Best,	Gill,	Melson,	Smith (Buchanan),
Bittinger,	Gmelich,	Meriwether,	Smith (Howell),
Bothwell,	Griffiths,	Middleton,	Spencer (Douglas),
Bourn,	Grubb,	Miller,	Spencer (St. L. city),
Breit,	Hall,	Moore (Mississippi),	Spurgeon,
Brock,	Hammond,	Moore (Stone),	Steel,
Buckner,	Harrison,	Moran,	Stickney,
Burks,	Hart,	Mortimer,	Sullinger,
Calhoun,	Higbee,	Murray,	Swanger,
Cape,	Hinde,	O'Dell,	Tartar,
Cherrington,	Jenkins,	O'Neal,	Tate,
Chinn,	Johnston,	Old,	Tatum,
Coppedge,	Jones (Hickory),	O'Reilly,	Tubbs,
Correll,	Jones (Jackson),	Pettijohn,	Walton,
Cox,	Julian,	Phipps,	Warner,
Davidson,	Kasey,	Porterfield,	Watson,
Davis (Wayne),	Kline,	Pratte,	Waymeyer,
Davison,	Kyler,	Pritchett,	Weaver,
DeFord,	Lane,	Robertson,	Weinhold,
Denny,	Leazenby,	Rohne,	Wetzel,
Denslow,	LeFavor,	Russell (N. Madrid),	Young (St. Fran.),
DeReign,	LeRoy,	Sachse,	Young (Texas),
Drabelle,	Lynch,	Sailor,	Mr. Speaker—123.
Drum,	McCollum,	Sartin,	

NOES—Messrs.

Hancock,	Jones (Polk),	Sherrill—3.
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Absent—Messrs.

Choate,	Daneri,	Mueller,	Temme—7.
Collins,	Gurney,	Rothwell,	

Absent with leave—Messrs.

Carroll,	Pollock—2.
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Sick—Messrs.

Anderson,	Crisp,	Davis (Taney),	Ross—4.
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On motion of Mr. Drabelle, the title to House bill No. 85 was amended by adding at the end thereof the words "relating to posting up notices and proof of same ;"

Title, as amended, agreed to.

On motion of Mr. Drabelle, the vote by which the bill passed was reconsidered and laid upon the table.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 33, entitled

An act to provide for the payment of expenses of the judges of the circuit courts of this State while holding court in their circuits, and equalizing the same among the counties;

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill 99, entitled

An act providing for the institution of an action at law or equity in the Supreme Court of the United States, or to create a commission to ascertain and definitely relocate the boundary line, or certain part thereof now in dispute, between the states of Missouri and Iowa, and making an appropriation therefor;

Emergency clause adopted;

In which the concurrence of the House is respectfully requested;

Which was read.

On motion of Mr. Atkins,

The House adjourned by the following vote on division: Ayes 82, noes 27.

EIGHTEENTH DAY—FRIDAY, January 25, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Ferguson presented a petition from citizens of Lafayette county, Missouri, praying for the enactment of a law for the protection of the public health, and to prevent the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Ferguson presented a petition from citizens of Lafayette county, Missouri, praying the enactment of a law for the protection of the public health, and to prevent the adulteration of dairy products and frauds in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Ferguson presented a petition from citizens of Lafayette county, Missouri, praying for amendments of the present dramshop law; which was read and

Referred to the Committee on Criminal Jurisprudence.

Mr. Cox (by request) presented a petition from citizens of Lewis county, protesting against proposed changes in the game law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Cox presented a petition from citizens of Lewis county, Missouri, praying for the enactment of a law to prevent insurance companies pooling together to raise insurance rates and to create monopolies for that purpose; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Lane presented a petition from the Missouri Woman's Christian Temperance Union, of the town of Harrisonville, Cass county, Missouri, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, and the sale of tobacco to minors; which which read and

Referred to Committee on Criminal Jurisprudence.

Mr. O'Dell introduced House bill No. 477, entitled

An act to protect the wage-earners of this State, and compel all corporations, companies or individuals doing business in this State to make weekly payments;

Which was read first time.

Mr. Porterfield introduced House bill No. 478, entitled

An act to amend section 674 of article 2, chapter 13 of the Revised Statutes 1889, entitled "Prosecuting and circuit attorneys and their assistants;"

Which was read first time.

Mr. Bourn introduced House bill No. 479, entitled

An act to protect and preserve the game and birds of Missouri from destruction;

Which was read first time.

Mr. Pettijohn introduced House bill No. 480, entitled

An act to amend article 11, chapter 42 of the Statutes of 1889, entitled "Trust companies;"

Which was read first time.

Mr. McKee introduced House bill No. 481, entitled

An act to provide for the weekly cash payment of wages by corporations;

Which was read first time.

Mr. Lane introduced House bill No. 482, entitled

An act to amend an act entitled "An act to amend an act to amend section 7094 of the Revised Statutes of Missouri of 1889, concerning mortgages and deeds of trust, satisfaction and release," approved March 27, 1893;

Which was read first time.

Mr. McCollum introduced House bill No. 483, entitled

An act to amend an act approved April 4, 1891, entitled "Elections—Australian ballot," being an act to amend article 3, chapter 60, of the Revised Statutes of Missouri of 1889, found beginning on page 133 of the Session Acts of 1891;

Which was read first time.

House bill No. 451 was read second time and

Referred to Committee on Appropriations.

House bill No. 452 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 453 was read second time and

Referred to Committee on Ways and Means.

House bill No. 454 was read second time and

Referred to Committee on Elections.

House bill No. 455 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 456 was read second time and Referred to Committee on Appropriations.

House bill No. 457 was read second time and Referred to Committee on Insurance.

House bill No. 458 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 459 was read second time and Referred to Committee on Insurance.

House bill No. 460 was read second time and Referred to Committee on Appropriations.

House bill No. 461 was read second time and Referred to Committee on Agriculture.

House bill No. 462 was read second time and Referred to Committee on Judiciary.

House bill No. 463 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 464 was read second time and Referred to Committee on Appropriations.

House bill No. 465 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 466 was read second time and Referred to Committee on Judiciary.

House bill No. 467 was read second time and Referred to Committee on Judiciary.

House bill No. 468 was read second time and Referred to Committee on Judiciary.

House bill No. 469 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 470 was read second time and Referred to Committee on Judiciary.

House bill No. 471 was read second time and Referred to Committee on Printing.

House bill No. 472 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 473 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 474 was read second time and Referred to Committee on Private Corporations.

House bill No. 475 was read second time and Referred to Committee on Ways and Means.

House bill No. 476 was read second time and Referred to Committee on Judiciary.

On motion of Mr. Sartin,

House bill No. 224 was re-referred to the Committee on Roads and Highways.

Mr. Cape moved that the vote by which House bill No. 8 was refused engrossment be reconsidered; which was not agreed to, by the following vote on division: Ayes 23, noes 72.

Mr. Sartin (by leave) introduced House bill No. 484, entitled
An act to cede a portion of St. Clair county to the county of Ben-

ton;

Which was read first time.

Mr. Grubb (by leave) introduced House bill No. 485, entitled

An act to require passenger trains to be so constructed as to be
of free and easy access to passengers, and to prevent the use of gates
or other obstructions on such cars;

Which was read first time.

House bill No. 189 was called up, and passed by the following vote :

A YES—Messrs.

Armstrong,	Ferguson,	McIntyre,	Sartin,
Arnett,	Freeman,	McKearly,	Sawyer,
Atkins,	Fuson,	McKee,	Schoppenhorst,
Baughcr,	Gay,	McPherson,	Schumacher,
Benner,	George,	Mahan,	Shaw,
Bennett,	Gill,	Marsh,	Sherrill,
Best,	Gmelich,	Martin,	Short (Cole),
Bothwell,	Griffiths,	Melson,	Smith (Howell),
Bourn,	Grubb,	Meriwether,	Spencer (Douglas),
Breit,	Gurney,	Middleton,	Spencer (St. L. City),
Brock,	Hall,	Miller,	Spurgeon,
Burks,	Harrison,	Moore (Stone),	Steel,
Calhoun,	Hart,	Moran,	Stickney,
Cape,	Higbee,	Mueller,	Sullinger,
Cherrington,	Hinde,	Murray,	Swanger,
Chinn,	Jenkins,	O'Dell,	Tartar,
Collins,	Johnston,	Odneal,	Tate,
Coppedge,	Jones (Hickory),	Old,	Tatum,
Correll,	Jones (Jackson),	O'Reilly,	Temme,
Cox,	Jones (Polk),	Pettijohn,	Walton,
Davis (Wayne),	Julian,	Phipps,	Warner,
Davison,	Kline,	Porterfield,	Watson,
DeFord,	Kyler,	Pratte,	Waymeyer,
Denny,	Lane,	Pritchett,	Weaver,
DeReign,	Leazenby,	Robertson,	Weinhold,
Drabelle,	LeFavor,	Rothwell,	Wetzel,
Dram,	Leroy,	Russell (N. Madrid),	Young (St. Fran.)
Dyer,	Lynch,	Sachse,	Young (Texas),
Edgar,	McCollum,	Sailor,	Mr. Speaker—116.

NOES—Messrs.

Avery,	Davidson,	Kasey,	Schooler—4.
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Absent—Messrs.

Bittinger,	Hammond,	Pollock,	Smith (Buchanan),
Buckner,	Mortimer,	Short (Phelps),	Tubbs—9.
Choate,			

Absent with leave—Messrs.

Carroll,	Denslow,	Moore (Mississippi)—3.
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Sick—Messrs.

Anderson,	Daneri,	Hancock,	Ross—7.
Crisp,	Davis (Taney),	Rohne,	

Mr. Anderson was reported sick.

Mr. Hancock was granted leave of absence.

Mr. Rohne was reported sick.

Messrs. Daneri, Denslow and Moore of Mississippi were granted
leave of absence for one day.

The emergency clause to House bill No. 189 was then agreed to by
the following vote:

AYES—Messrs.

Armstrong,	Fuson,	McIntyre,	Sartin,
Arnett,	Gay,	McKearly,	Sawyer,
Atkins,	George,	McKee,	Schoppenhorst,
Avery,	Gill,	McPherson,	Schumacher,
Baughner,	Gmelich,	Mahan,	Shaw,
Benner,	Griffiths,	Marsh,	Sherrill,
Bennett,	Grubb,	Martin,	Short (Cole),
Best,	Gurney,	Melson,	Smith (Howell),
Bourn,	Hall,	Meriwether,	Spencer (Douglas),
Breit,	Hammond,	Middleton,	Spencer (St. L. City),
Brock,	Harrison,	Miller,	Spurgeon,
Burks,	Hart,	Moore (Stone),	Steel,
Calhoun,	Higbee,	Moran,	Stickney,
Cape,	Hinde,	Mueller,	Sullinger,
Chinn,	Jenkins,	Murray,	Swanger,
Collins,	Johnston,	O'Dell,	Tartar,
Coppedge,	Jones (Hickory),	Odneal,	Tate,
Cox,	Jones (Jackson),	Old,	Tatum,
Davidson,	Jones (Polk),	O'Reilly,	Tubbs,
Davis (Wayne),	Julian,	Pettijohn,	Walton,
Davison,	Kasey,	Phipps,	Warner,
DeFord,	Kline,	Porterfield,	Watson,
Denny,	Kyler,	Pratte,	Waymeyer,
DeReign,	Lane,	Pritchett,	Weaver,
Drabelle,	Leazenby,	Robertson,	Weinhold,
Drum,	LeFavor,	Rothwell,	Wetzel,
Dyer,	LeRoy,	Russell (N. Madrid),	Young (St. Fran.),
Edgar,	Lynch,	Sachse,	Young (Texas),
Ferguson,	McCoilum,	Sailor,	Mr. Speaker—117.
Freeman,			

NO—Mr. Schooler—1.

Absent—Messrs.

Bittinger,	Cherrington,	Mortimer,	Smith (Buchanan),
Bothwell,	Choate,	Pollock,	Temme—11.
Buckner,	Correll,	Short (Phelps),	

Absent with leave—Messrs.

Carroll,	Denslow,	Moore (Mississippi)—3.
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Sick—Messrs.

Anderson,	Daneri,	Hancock,	Ross—7.
Crisp,	Davis (Taney),	Rohne,	

Mr. Drabelle moved that the vote by which the emergency clause to House bill No. 189 passed be reconsidered ;

Which was agreed to.

The emergency clause to House bill No. 189 was then rejected by the following vote:

AYES—Messrs.

Baughner,	Griffiths,	Marsh,	Odneal,
Cherrington,	Hart,	Mueller,	Walton—10.
Fuson,	Lane,		

NOES—Messrs.

Armstrong,	Calhoun,	Drabelle,	Harrison,
Arnett,	Cape,	Drum,	Higbee,
Atkins,	Chinn,	Dyer,	Hinde,
Avery,	Collins,	Edgar,	Jenkins,
Benner,	Coppedge,	Ferguson,	Johnston,
Bennett,	Correll,	Freeman,	Jones (Hickory),
Best,	Cox,	Gay,	Jones (Jackson),
Bittinger,	Davidson,	George,	Jones (Polk),
Bourn,	Davis (Wayne),	Gill,	Julian,
Breit,	Davison,	Gmelich,	Kasey,
Brock,	DeFord,	Grubb,	Kline,
Buckner,	Denny,	Hall,	Kyler,
Burks,	DeReign,	Hammond,	Leazenby,

LeFavor,	O'Dell,	Schoppenhorst,	Tartar,
LeRoy,	Old,	Schooler,	Tate,
Lynch,	O'Reilly,	Schumacher,	Tatum,
McCollum,	Pettijohn,	Shaw,	Temme,
McIntyre,	Phipps,	Sherrill,	Tubbs,
McKearly,	Porterfield,	Short (Cole),	Warner,
McKee,	Pritchett,	Smith (Howell),	Watson,
McPherson,	Robertson,	Spencer (Douglas),	Waymeyer,
Mahan,	Rothwell,	Spencer (St. L. City),	Weaver,
Martin,	Russell (N. Madrid),	Spurgeon,	Weinhold,
Melson,	Sachse,	Steel,	Wetzel,
Meriwether,	Sailor,	Stickney,	Young (St. Francois),
Miller,	Sartin,	Sullinger,	Young (Texas),
Moore (Stone),	Sawyer,	Swanger,	Mr. Speaker—108.

Absent—Messrs.

Bothwell,	Middleton,	Murray,	Short (Phelps),
Choate,	Moran,	Pollock,	Smith (Buchanan),
Gurney,	Mortimer,	Pratte,	—11.

Absent with leave—Messrs.

Carroll,	Denslow,	Moore (Mississippi)—3.
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Sick—Messrs.

Anderson,	Daneri,	Hancock,	Ross—7.
Crisp,	Davis (Taney),	Rohne,	

On motion of Mr. Drabelle, the vote by which House bill No. 189 passed was reconsidered.

On motion of Mr. Drabelle,

House bill No. 189 was re-referred to the Committee on Municipal Corporations for correction.

House bill No. 234 was then called up for third reading and passed by the following vote:

AYES—Messrs.

Armstrong,	Freeman,	McKearly,	Sawyer,
Arnett,	Fuson,	McKee,	Schoppenhorst,
Atkins,	Gay,	McPherson,	Schooler,
Avery,	George,	Mahan,	Schumacher,
Baughner,	Gill,	Marsh,	Shaw,
Benner,	Gmelich,	Martin,	Sherrill,
Bennett,	Griffiths,	Melson,	Short (Cole),
Best,	Grubb,	Meriwether,	Smith (Howell),
Bittinger,	Gurney,	Middleton,	Spencer (Douglas),
Bourn,	Hall,	Miller,	Spencer (St. L. City),
Breit,	Hammond,	Moore (Stone),	Spurgeon,
Brock,	Harrison,	Moran,	Steel,
Buckner,	Hart,	Mueller,	Stickney,
Burks,	Higbee,	Murray,	Sullinger,
Calhoun,	Hinde,	O'Dell,	Swanger,
Cape,	Jenkins,	Odneal,	Tartar,
Chinn,	Johnston,	Old,	Tate,
Collins,	Jones (Hickory),	O'Reilly,	Tatum,
Coppedge,	Jones (Jackson),	Pettijohn,	Temme,
Cox,	Jones (Polk),	Phipps,	Tubbs,
Davidson,	Kasey,	Porterfield,	Walton,
Davis (Wayne),	Kline,	Pratte,	Watson,
Davison,	Kyler,	Pritchett,	Waymeyer,
Denny,	Lane,	Robertson,	Weaver,
DeReign,	Leazenby,	Rothwell,	Weinhold,
Drabelle,	LeFavor,	Russell (N. Madrid),	Wetzel,
Drum,	LeRoy,	Sachse,	Young (St. Francois),
Dyer,	Lynch,	Sailor,	Young (Texas),
Edgar,	McCollum,	Sartin,	Mr. Speaker—118.
Ferguson,	McIntyre,		

NO—Mr. Warner—1.

Absent—Messrs.

Bothwell,
Cherrington,
Choate,Correll,
DeFord,
Julian,Mortimer,
Pollock,Short (Phelps),
Smith (Buchanan),
—10.

Absent with leave—Messrs.

Carroll,

Denslow,

Moore (Mississippi)—3.

Sick—Messrs.

Anderson,
Crisp,Daneri,
Davis (Faney),Hancock,
Rohne,

Ross—7.

Title to House bill No. 234 was then agreed to.

On motion of Mr. Weinhold, the vote by which the bill passed was reconsidered and the motion laid on the table.

Mr. Lane offered the following resolution :

Resolved, That it is the sense of this House that if the citizens of the town of Jefferson do not take immediate steps to bridge the Missouri river at this place, that this House will favor the removal of the State capital from the town of Jefferson to the city of Sedalia.

Which was read and agreed to.

House bill No. 259 was called up for amendment and engrossment.

On motion of Mr. Armstrong, the bill was referred back to the Committee on Judiciary.

On motion of Mr. Moran, the vote by which all after the enacting clause of House bill No. 239 was stricken out was reconsidered by the following vote on division: Ayes 59, noes 12.

Mr. DeFord offered the following amendment :

Amend House bill No. 239, by adding after the word "equalization," in line 15 of said bill, the words "during the day or part of day the board shall have under consideration the equalization of the taxes for the township of which said assessor is an officer, and during no other time;"

Which was read and agreed to.

House bill No. 239, as amended, was then ordered engrossed.

Senate bill No 21, entitled

An act to amend an act entitled "An act to amend section 7094 of the Revised Statutes of Missouri of 1889, relating to mortgages and deeds of trust,"

Was read first time.

Senate bill No. 29, entitled

An act to amend section 1 of an act entitled "An act to amend sections 3212, 3213, 3214, 3215 and 3216, article 6, chapter 45, Revised Statutes of 1889," approved March 21, 1891, in relation to county depository,

Was read first time.

Senate bill No. 54, entitled

An act creating and establishing the Thirtieth judicial circuit of the State of Missouri, and designating the times of holding court therein,

Was read first time.

Senate bill No. 99, entitled

An act providing for the institution of an action at law or equity in the Supreme Court of the United States, or to create a commission to ascertain and definitely relocate the boundary line, or certain parts

thereof now in dispute, between the States of Missouri and Iowa, and making an appropriation therefor,

Was read first time.

Senate bill No. 33, entitled

An act to provide for the payment of expenses of the judges of the circuit courts of this State, while holding courts in their circuits,

Was read first time.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 352, entitled

An act to repeal sections 4075 and 4097, article 4, chapter 48, Revised Statutes of the State of Missouri, relating to practice and proceedings in criminal cases, and to enact four new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 353, entitled

An act relating to evidence in criminal cases, enacting a new section, to be known as section 4208a, article 7, chapter 48, Revised Statutes of Missouri,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 351, entitled

An act to enact a new section, to be known as section 4054a, Revised Statutes of the State of Missouri, requiring prosecuting attorneys to file with every information in criminal cases a statement of the substance of each witness' testimony, and the name, residence and occupation of each witness,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 323, entitled

An act to establish a court of criminal correction in all counties in this State having a population of 50,000 inhabitants and not over 100,000, in which there now is or hereafter may be established a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of Missouri, 1889, relating to cabooses on freight trains, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 99, entitled

An act to require telegraph companies to transmit certain words free of charge,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Private Corporations ;

Which was read, and the bill so referred.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 54, entitled

An act to amend section 2542, chapter 42, article 2, Revised Statutes of Missouri, 1889, relating to railroad companies,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 171, entitled

An act requiring the stopping of all railroad passenger trains at county seats,

Begs leave to report that it has examined the same, and recommends that it do pass, as amended ;

Which was read, and 300 copies of the bill ordered printed, as amended.

Mr. Hinde, from Committee on Printing, submitted the following report :

MR. SPEAKER: Your Committee on Printing, to which was referred House resolution No. 56, in reference to documents for distribution which, of necessity, go into the appendix of the Journals,

Begs leave to report that it has examined the same, and recommends, in compliance with said resolution, that the accompanying resolution be adopted ;

Which was read and adopted.

Whereas, Your Committee on Printing finds that the law, section 6588, provides that one thousand copies of the Journals of this House shall be printed ; therefore, be it

Resolved, That 300 copies of each document which is to go into the appendix of the Journal shall be printed for the use of this House, and at the same time the 1000 copies for the appendix shall be printed, in order to avoid double payment for composition: Provided, however, that when printed copies have been furnished the House of any report, only 1000 copies shall be printed for the appendix of the Journal.

Which was read and adopted.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred House resolution No. 55, calling for the printing of 1000 copies of report of Treasurer of Lincoln Institute,

Begs leave to report that it has examined the same, and recommends that it be not adopted, for the reason that the printing of 300 copies of said document has been provided for by report on House resolution No. 56;

Which was read and adopted.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 188, entitled

An act to repeal chapter 174, entitled "Wolves, destruction of,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 84, entitled

An act to amend an act relating to restraining geese from running at large,

Begs leave to report that it has carefully examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 285, entitled

An act to repeal chapter 67, article 1, entitled "Fish—production and preservation of,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 413, entitled

An act to amend chapter 54, entitled "Dogs," by adding a new section thereto as section 4512a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. McCollum presented petition from Woman's Christian Temperance Union of Doniphan, Mo.; which was read and Referred to Committee on Criminal Jurisprudence.

Mr. Davidson introduced House bill No. 486, entitled

An act to repeal section six thousand and six hundred and thirty-two (6632), chapter one hundred (100), article one (1), of the Revised Statutes of Missouri 1889, entitled "Legislature," and to enact a new section in lieu thereof to be known as section 6632;

Which was read first time.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto,

Begs leave to report that it has examined the same, and recommends that it do pass with the following amendment:

Amend House bill No. 214 by striking out the third section thereof; Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger was called to the chair by the Speaker.

Mr. Russell of Crawford presented a petition of the attorneys of Crawford, praying the passage of an act to secure fees of attorneys at law; which was read and

Referred to Committee on Judiciary.

Mr. Young of St. Francois (by leave) introduced House bill No. 487, entitled

An act to pay probate judges a salary out of the county treasury in lieu of fees now allowed under section of Revised Statutes of 1889;

Which was read first time.

Messrs. Gmelich, Odneal, Sartin, Hall and Rothwell were announced by the Speaker as members of the Select Committee to visit Boonville, as provided by House resolution No. 76.

Mr. Lynch moved to adjourn under the rules;

Which was lost by the following vote on division: Ayes 45; noes 47.

Mr. Lynch moved that the House adjourn until 2 o'clock p. m. next Monday; which was not agreed to by the following vote, the ayes and noes being demanded:

AYES—Messrs.

Bourn,	Lynch,	Pritchett,	Short (Cole),
Collins,	Melson,	Rothwell,	Sullinger,
Coppedge,	O'Reilly,	Sachse,	Walton,
Julian,	Pettijohn,	Schumacher,	Weinhold—18.
LeRoy,	Pratte,		

NOES—Messrs.

Armstrong,	Brock,	Denny,	Gill,
Arnett,	Burks,	DeReign,	Gmelich,
Atkins,	Calhoun,	Drabelle,	Griffiths,
Avery,	Cape,	Drum,	Grubb,
Baughner,	Cherrington,	Dyer,	Gurney,
Benner,	Chinn,	Edgar,	Hall,
Bennett,	Cox,	Ferguson,	Hammond,
Best,	Davidson,	Freeman,	Hart,
Bittinger,	Davis (Wayne),	Fuson,	Higbee,
Bothwell,	Davison,	Gay,	Jenkins,
Breit,	DeFord,	George,	Johnston,

Jones (Hickory),	Marsh,	Russell (N. Madrid),	Tartar,
Jones (Jackson),	Martin,	Sailor,	Tate,
Jones (Polk),	Meriwether,	Sartin,	Tatum,
Kasey,	Middleton,	Sawyer,	Temme,
Kline,	Miller,	Schoppenhorst,	Tubbs,
Kvler,	Moore (Stone),	Schooler,	Warner,
Lane,	Moran,	Shaw,	Watson,
Leazenby,	Mueller,	Sherrill,	Waymeyer,
LeFavor,	Murray,	Smith (Howell),	Weaver,
McCollum,	O'Dell,	Spencer (Douglas),	Wetzel,
McIntyre,	Odneal,	Spurgeon,	Young (St. Francois)
McKearly,	Old,	Steel,	Young (Texas),
McKee,	Phipps,	Stickney,	Mr. Speaker—99.
Mahan,	Porterfield,	Swanger,	

Absent—Messrs.

Buckner,	Hinde,	Pollock,	Smith (Buchanan),
Choate,	McPherson,	Robertson,	Spencer (St. L. City),
Correll,	Mortimer,	Short (Phelps),	—12.
Harrison,			

Absent with leave—Messrs.

Carroll,	Denslow,	Moore (Mississippi)—3.
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Sick—Messrs.

Anderson,	Daneri,	Hancock,	Ross—7.
Crisp,	Davis (Taney),	Röhne,	

On motion of Mr. Drabelle, the House adjourned.

NINETEENTH DAY—SATURDAY, January 26, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Steel presented a petition from citizens of Jefferson county, Mo., praying for the enactment of a law forbidding the sale of tobacco, cigars and cigarettes to minors; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Murray presented petitions from Woman's Christian Temperance Union of Caldwell and Jackson counties, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form, and the sale of tobacco to minors; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Grubb presented a petition from the mayor and council of the city of Kirksville, Mo., praying for submission of constitutional amendment enlarging the powers of cities of the third class; which was read and

Referred to Committee of the Whole House.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 70, entitled

An act to amend sections 1, 6, 7 and 10 of an act approved April 2, 1891, entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecutions in such cases,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 149, entitled

An act to provide for the erection of an execution building and gallows in the Missouri Penitentiary, begs leave to report the enclosed substitute for House bill No. 149, entitled "An act to provide for the erection of a building and gallows for the execution of convicts sentenced to the punishment of death, and for the appropriation of one thousand dollars out of the treasury of the State for that purpose,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 270, entitled

An act to amend sections 4245 and 4256, and to repeal section 4258 and enact a new section in lieu thereof, of article 8, chapter 48, Revised Statutes of Missouri 1889, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report the enclosed substitute therefor, House bill No. 270, entitled "An act to repeal sections 4245, 4256 and 4258, article 8, chapter 48, of the Revised Statutes of the State of Missouri, relating to practice and proceedings in criminal cases," and to enact new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which were referred House bill No. 148, entitled

An act to amend section 4256, article 8, chapter 48, Revised Statutes of Missouri 1889, and House bill No. 147, entitled "An act to amend section 4245, article 8, chapter 48, Revised Statutes of Missouri 1889," and House bill No. 146, entitled "An act to repeal section 4258, article 8, chapter 48, Revised Statutes 1889, and enact a new section in lieu thereof,"

Begs leave to report that it has examined the same, and recommends that they do not pass ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 1, entitled

An act fixing the salaries and fees to be paid to certain county officers, their deputies and assistants, in counties which now contain or may hereafter contain 45,000 inhabitants, and less than 100,000, classifying the deputies and assistants, prescribing a mode of collect-

ng fees, and their payment into the county treasury, making the violation of the act a misdemeanor, and prescribing punishment therefor;

Also, House bill No. 202, entitled

An act to prohibit the leaving of cotton seed unprotected from swine,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 201, entitled

An act to amend section 8845, article 2, chapter 174, relating to Wolves, destruction of,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House No. 52, entitled

An act to repeal chapter 174, relating to Wolves, destruction of,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 189, entitled

An act empowering cities of the fourth class to cause census to be taken,

Which was by order of the House committed with instructions to perfect,

Begs leave to report that it has examined and perfected title to the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 411, entitled

An act to provide for the formation and disbursement of public school teachers' and administrative and clerical employes' pension and retirement fund in cities now or hereafter having a population of three hundred thousand inhabitants or more,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 213, entitled

An act in relation to police commissioners of cities of the second class, repealing sections 1448 and 1449, and enacting new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 430, entitled

An act creating the office of fire inspector, and defining his duties and powers,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 71, entitled

An act in relation to the issuing of licenses in cities of the second class,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment;

Which was read, amendment agreed to, and 300 copies of the bill ordered printed, as amended.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 453, entitled

An act entitled "The assessment of non-resident personal property,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 444, entitled

An act to amend section 7504, chapter 133, article 1, Revised Statutes 1889, entitled "The assessment and collection of revenue,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 440, entitled

An act to repeal section 6899, of chapter 3, Revised Statutes of 1889, entitled "Merchants' licenses," and enact in lieu thereof a new section,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 438, entitled

An act to amend section 7564, chapter 133, Revised Statutes of Missouri, 1889, entitled "Assessors and the assessment of property," and to enact a new section to be known as section 7564a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 308, entitled

An act to amend sections 7576 and 7577 of the Revised Statutes of the State of Missouri, relating to revenue, assessors and the assessment of property, and to add a new section thereto, to be known as section 7577a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 125, entitled

An act amending section 7552 of article 2, of chapter 138, of the Revised Statutes of 1889, entitled "Assessors and the assessment of property,"

Begs leave to report the same back, with a substitute for said House bill No. 125, and recommends that it be substituted therefor, and then that it do pass ;

Which was read and substitute agreed to, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 67, entitled

An act to amend an act, approved March 28, 1893, relating to assessments,

Begs leave to report that it has examined the same, and herewith returns a substitute for said House bill No. 67, and asks that the substitute be accepted, and when so accepted recommends that it do pass ;

Which was read, substitute agreed to, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 194, entitled

An act to amend section 3205 of article 5, of chapter 45, of the Revised Statutes of Missouri of 1889, relating to county treasuries and county warrants,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 126, entitled

An act to authorize the county courts of the different counties to transfer the revenue derived from the dramshop licenses to the contingent fund for the purpose of liquidating the county indebtedness,

Begs leave to report that it has examined the same, and recommends that it do pass with the following amendment herewith filed, to be added to section 1 of said House bill, entitled Amendment No. 1 to House bill No. 126 ;

Which was read, amendment agreed to, and 300 copies ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 103, entitled

An act requiring condemned property to be sold for the benefit of the revenue fund,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Permanent Seat of Government ;

Which was read, and the bill so referred.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 278, entitled

An act to repeal sections 7885 and 7891 of article 3, of chapter 140, of the Revised Statutes of Missouri, entitled "Municipal township for road purposes," and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 332, entitled

An act to license dogs, and for the better protection of wool-growers, and for the improving of the public highways,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of Revised Statutes of Missouri of 1889, in relation to municipal townships for road purposes,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs introduced House bill No. 491, entitled

An act to amend the act creating the office of excise commissioner in cities of 200,000 or more, Session Acts of 1893, so as to require the excise commissioner to turn his fees into the State's treasury, and providing compensation for said commissioner;

Which was read first time.

Mr. Middleton introduced House bill No. 492, entitled

An act to regulate the terms of county officers, and prohibit them from being their own successors;

Which was read first time.

Mr. Middleton introduced House bill No. 493, entitled

An act to compel attendance at school;

Which was read first time.

Mr. Kyler introduced House bill No. 494, entitled

An act entitled an act to compel the board of police commissioners of cities of 100,000 inhabitants and over to regulate the hours of duty of metropolitan police officers;

Which was read first time.

Mr. Shaw introduced House bill No. 495, entitled

An act to amend divorce law;

Which was read first time.

Mr. Old introduced House bill No. 496, entitled

An act to secure fees of attorneys at law, giving them a lien on the money or property in the possession of the adverse party, and upon any judgment obtained, after notice;

Which was read first time.

Messrs. Short of Phelps, Anderson, Hinde and Ross reported sick.

Messrs. Buckner, Hart, Freeman, Gay and Phipps granted leave of absence.

Mr. Baugher granted indefinite leave of absence.

Mr. Julian introduced House bill No. 497, entitled

An act to amend sections 2014 and 2015 of chapter 33 of Revised Statutes of 1889 of the State of Missouri, in relation to the commencing suits and services of notices;

Which was read first time.

Mr. Watson introduced House bill No. 498, entitled

An act to repeal section 7033 of Revised Statutes of Missouri, chapter 114, relating to mills and millers;

Which was read first time.

Mr. Bothwell introduced House bill No. 499, entitled

An act to repeal section 3596, article 3, chapter 47, Revised Statutes 1889, entitled "Crimes and punishments," and to enact a new section in lieu thereof;

Which was read first time.

Mr. Cox introduced House bill No. 500, entitled

An act to prevent the employment of physicians or pretended physicians by druggists or other persons owning or controlling drug-

stores, or pharmacies, for the purpose of issuing prescriptions for intoxicants;

Which was read first time.

Mr. Tate introduced House bill No. 501, entitled

An act requiring tax-payers to submit their receipts to the county clerks, have them stamped and a record made thereof;

Which was read first time.

Mr. Cherrington introduced House bill No. 502, entitled

An act to regulate dramshops and the issuing of dramshop licenses;

Which was read first time.

Mr. Bittinger introduced House bill No. 503, entitled

An act to pay Preston Taylor for the arrest of Peter Wright, a fugitive from justice;

Which was read first time.

Mr. Tubbs (by leave) offered the following resolution :

Resolved, That no bill shall be placed upon the calendar until after it has been printed and returned to the House.

On motion of Mr. Tubbs, the rules were suspended and the resolution adopted.

Mr. Russell of New Madrid granted indefinite leave of absence.

Mr. Melson granted leave of absence for one day.

The Speaker announced Messrs. Swanger, Spencer of St. Louis and Davidson as the committee appointed under House resolution No. 75 to examine the offices of excise commissioner and collector of St. Louis City.

House bill No. 477 was read second time and
Referred to Committee on Labor.

House bill No. 478 was read second time and
Referred to Committee on Judiciary.

House bill No. 479 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 480 was read second time and
Referred to Committee on Judiciary.

House bill No. 481 was read second time and
Referred to Committee on Private Corporations.

House bill No. 482 was read second time and
Referred to Committee on Judiciary.

House bill No. 483 was read second time and
Referred to Committee on Elections.

House bill No. 484 was read second time and
Referred to Committee on County Boundaries.

House bill No. 485 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 486 was read second time and
Referred to Committee on Judiciary.

House bill No. 487 was read second time and
Referred to Committee on Official Salaries and Fees

House bill No 237 was taken up for amendment and engrossment.

Mr. Spencer of Douglas offered the following amendment :

Amend by inserting before the word "each," in line 8, the word and figures "section 6090 ;"

Which was read and adopted.

House bill No. 237 was then ordered engrossed, as amended.

House bill No, 337 was taken up for engrossment.

Mr. Rothwell offered the following amendment :

Insert in line 14, between the words "ordinance" and "and," the words "not in any case, however, to exceed the sum of two dollars ;"

Which was read.

The bill was then laid over informally.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 325, entitled

An act to repeal sections 7979, 8028, 8029, 8035 and 8038, of article 1, chapter 143, of the Revised Statutes of Missouri, 1889, relating to public schools, and to provide for the inspection and supervision of public schools, creating the office of county superintendent of schools, and to enact new sections in lieu of sections 7979, 8035, 8037 and 8038,

Have instructed me to report the same back, with the following amendments :

Amendment No. 1 :

Amend section 8035 by striking out the word "the" in the 44th line, and substituting the word "such" in lieu thereof, and by striking out the word "twelve" in the 45th line of the same section, and substituting the word "ten" in lieu thereof, and by inserting between the words "his," and "election," in the 46th line of same section, the word "first ;"

Amendment No. 2 :

Amend section 8037 by inserting between the words "same" and "to," in the 10th line, the words "in writing," and by striking out after the word "visited," in the same line, the words "in writing," and by adding at the end of said section the word "inhabitants ;"

Amendment No. 3 :

Amend section 8035 by inserting after the word "certificate," in the 41st line the words "or a State certificate ;"

Which was read and agreed to.

Bill as amended ordered printed.

House bill No. 1 was read and passed by the following vote :

AYES—Messrs.

Armstrong,	Collins,	Ferguson,	Julian,
Arnett,	Coppedge,	Fuson,	Kasey,
Atkins,	Correll,	George,	Kline,
Avery,	Cox,	Gill,	Kyler,
Bennett,	Crisp,	Gmelich,	Lane,
Benner,	Davidson,	Griffiths,	Leszenby,
Best,	Davis (Wayne)	Grubb,	LeFavor,
Bittinger,	Davison,	Gurney,	LeRoy,
Bothwell,	DeFord,	Hall,	McCollum,
Brook,	Denny,	Harrison,	McIntyre,
Burks,	DeReign,	Higbee,	McKearly,
Bape,	Drabelle,	Jenkins,	McKee,
Bharrington,	Drum,	Jones (Hickory),	McPherson,
Chinn,	Dyer,	Jones (Polk)	Mahar,

Marsh,	Pettijohn,	Short (Cole),	Tatum,
Martin,	Porterfield,	Smith (Buchanan),	Temme,
Meriwether,	Pritchett,	Smith (Howell),	Tubbs,
Middleton,	Rothwell,	Spencer (Douglas),	Watson,
Miller,	Sachse,	Spurgeon,	Waymeyer,
Moore (Stone),	Sailor,	Steel,	Weaver,
Mueller,	Sartin,	Stickney,	Weinhold,
Murray,	Sawyer,	Sullinger,	Wetzel,
O'Dell,	Schooler,	Swanger,	Young (St. Fran.),
Odneal,	Schumacher,	Tartar,	Young (Texas),
Old,	Shaw,	Tate,	Mr. Speaker—102.
O'Reilly,	Sherrill,		

NOES—Mr. Warner—1.

Absent—Messrs.

Breit,	Hammond,	Lynch,	Mortimer,
Calhoun,	Jones (Jackson),	Moran,	Pratte—9.
Choate,			

Absent with leave—Messrs.

Baughner,	Edgar,	Johnston,	Russell (N. Madrid),
Bourn,	Freeman,	Melson,	Schoppenhorst,
Buckner,	Gay,	Phipps,	Spencer (St. L. City)
Carroll,	Hancock,	Pollock,	Walton—19.
Denslow,	Hart,	Robertson,	

Sick—Messrs.

Anderson,	Davis (Taney),	Moore (Mississippi),	Ross,
Daneri,	Hinde,	Rohné,	Short (Phelps)—8.

House bill No. 337 was taken up.

Mr. Armstrong offered the following amendment to the pending amendment:

Amend amendment to House bill No. 337, by striking out the word "two" and inserting the word "three;"

Which was read and accepted.

The amendment, as amended, was adopted.

Bill, as amended, ordered engrossed.

On motion of Mr. Bothwell, the vote by which House bill No. 237 was ordered engrossed, was reconsidered by the following vote on division: Ayes 58, noes 1.

Mr. Bothwell offered the following amendment:

Amend House bill No. 237, by striking out the word "inserting," in the 2d and 3d lines in the bill, and inserting in lieu thereof the words "adding thereto;"

Which was read and adopted.

Bill, as amended, was ordered engrossed.

House bill No. 141 was taken up for third reading,

Mr. Fuson moved that the bill be laid on the table;

Which was not agreed to.

The House refused to order the bill to its third reading by the following vote on division: Ayes 42, noes 50.

House bill No. 24 was taken up for amendment and engrossment.

Mr. Higbee offered the following amendment:

Amend House bill No. 24 by striking out the word "fifteen," in 2nd line of section one, and inserting in lieu thereof "eight;"

Which was read and adopted; bill ordered engrossed as amended.

Mr. Hall (by consent) introduced House bill No. 504, entitled

An act to amend section 4037, article 2, section 4183, article 7, of chapter 48, of the Revised Statutes of 1889 of the State of Missouri, entitled "Criminal cases, practice and proceedings in;"

Which was read.

Mr. Harrison (by consent) introduced House bill No. 505, entitled An act to amend chapter 126, article 1, of the Revised Statutes of Missouri, 1889, entitled "Penitentiary," by repealing sections 7225, 7236, 7243, 7255, 7255*a*, 7255*b*, 7258 and 7258*a*, relating to inspectors of the penitentiary, and enlarging their duties ;

Which was read.

Mr. Pettijohn (by consent) offered the following resolution :

Resolved, That the Assistant Doorkeepers and Assistant Sergeant-at-Arms be and the same are construed to be officers of the House, with pay at \$3.50 per day ;

Which was read.

Mr. Julian moved reference of resolution to Committee on Criminal Jurisprudence.

Mr. Tatum moved to amend by inserting Judiciary instead of Criminal Jurisprudence ; which was accepted.

Motion to refer not agreed to.

The resolution was then rejected by the following vote, ayes and noes being demanded :

AYES—Messrs.

Armstrong,	Gill,	Mahan,	Schumacher,
Arnett,	Gmelich,	Marsh,	Shaw,
Avery,	Gurney,	Meriwether,	Sherrill,
Breit,	Harrison,	Middleton,	Short (Cole),
Burks,	Higbee,	Moore (Stone),	Smith (Buchanan),
Calhoun,	Jenkins,	Murray,	Spencer (Douglas),
Correll,	Jones (Polk),	O'Reilly,	Spurgeon,
Cox,	Kyler,	Pettijohn,	Steel,
Crisp,	Lane,	Porterfield,	Sullinger,
DeFord,	LeFavor,	Pritchett,	Swanger,
DeReign,	McKee,	Sachse,	Warner,
Dyer,	McPherson,	Sailor,	Mr. Speaker—48.

NOES—Messrs.

Atkins,	Drabelle,	McCollum,	Smith (Howell),
Bennett,	Drum,	McIntyre,	Tartar,
Best,	Ferguson,	McKearly,	Tate,
Bittinger,	Fuson,	Martin,	Tatum,
Brock,	George,	Miller,	Tubbs,
Cape,	Grubb,	Mueller,	Watson,
Cherrington,	Hall,	O'Dell,	Waymeyer,
Chinn,	Jones (Hickory),	Odneal,	Weaver,
Collins,	Julian,	Old,	Weinhold,
Coppedge,	Kasey,	Rothwell,	Wetzel,
Davidson,	Kline,	Sartin,	Young (St. Fran.),
Davis (Wayne),	Leazenby,	Sawyer,	Young (Texas)—51.
Davison,	LeRoy,	Schooler,	

Absent—Messrs.

Benner,	Denny,	Jones (Jackson),	Mortimer,
Bothwell,	Griffiths,	Lynch,	Pratt,
Choate,	Hammond,	Moran,	Stickney—12.

Absent with leave—Messrs.

Baughner,	Edgar,	Johnston,	Russell (N. Madrid),
Bourn,	Freeman,	Melson,	Schoppenhorst,
Buckner,	Gay,	Phipps,	Spencer (St. L. City),
Carroll,	Hancock,	Pollock,	Temme,
Denslow,	Hart,	Robertson,	Walton—20.

Sick—Messrs.

Anderson,	Davis (Taney),	Moore (Mississippi),	Ross,
Daneri,	Hinde,	Rohne,	Short (Phelps)—8.

On motion of Mr. LeRoy,

The House adjourned until 3 o'clock p. m. Monday.

TWENTIETH DAY—MONDAY, January 28, 1895.

The House met pursuant to adjournment.
 Speaker pro tem. R. W. Mueller in the chair.
 Prayer by the Chaplain.
 Journal of Saturday read and approved.

The following message was received from the Governor, through his Private Secretary, Mr. Winston:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
 CITY OF JEFFERSON, January 28, 1895. }

To the Senate and House of Representatives:

I have the honor to transmit to you (through the House of Representatives) the biennial report of the Board of Managers of the Bureau of Geology and Mines, accompanied by the biennial report of the State Geologist. The report of Dr. Keyes is intelligent and comprehensive, and the thoughtful attention of the General Assembly is invited thereto.

I also have the honor herewith to transmit to you (through the House of Representatives) the biennial report of the Adjutant-General, which will put the General Assembly in possession of full information regarding the military establishment of the State.

I also have the honor to transmit to you (through the House of Representatives), the report made to me by the Secretary of the Board of World's Fair Managers for Missouri, in compliance with an order made by the said Board, accompanied by the full-term report of J. K. Gwynn, executive commissioner of said board; and also a report of E. McD. Coffey, the treasurer of said board. An intermediate report made by Mr. Gwynn is also transmitted. These reports disclose very fully the work done by the Board, the amount of money received and expended, and the balance returned to the treasury.

WM. J. STONE, Governor.

Which was read.

(For Reports see Appendix.)

Mr. Murray offered the following resolution:

Resolved, That the Committee on Accounts be authorized and requested to issue warrants to the Assistant Doorkeeper and Assistant Sergeant-at-Arms for their service at the rate of three dollars per day, each, payable out of the contingent fund of the House.

Which was read.

Mr. Tubbs moved the resolution be indefinitely postponed;
 Which was not agreed to by the following vote:

AYES—Messrs.

Atkins,
 Benner,
 Best,
 Brock,
 Burks,
 Chinn,
 Collins,
 Coppedge,
 Davis (Wayne),
 Davison,
 DeFord,
 Drabelle.

Dyer,
 Ferguson,
 Fuson,
 George,
 Gmelich,
 Griffiths,
 Hall,
 Higbee,
 Hinde,
 Leazenby,
 McCollum,

McKearly,
 McPherson,
 Martin,
 Odneal,
 Old,
 Rothwell,
 Sartin,
 Sawyer,
 Sherrill,
 Spencer (Douglas),
 Spencer (St. L. City).

Steel,
 Stickney,
 Tartar,
 Tate,
 Tubbs,
 Watson,
 Waymeyer,
 Wetzel,
 Young (St. Fran.),
 Young (Texas),
 Mr. Speaker—45.

NOES—Messrs.

Anderson,	Drum,	McKee,	Rohne,
Armstrong,	Freeman,	Mahan,	Russell (Crawford).
Arnett,	Grubb,	Marsh,	Sachse,
Avery,	Jenkins,	Meriwether,	Schooler,
Bennett,	Johnson,	Middleton,	Shaw,
Bittinger,	Jones (Hickory),	Miller,	Short (Cole),
Breit,	Jones (Polk),	Moore (Mississippi),	Short (Phelps),
Calhoun,	Julian,	Moore (Stone),	Smith (Buchanan),
Cape,	Kasey,	Murray,	Smith (Howell),
Cherrington,	Kline,	O'Dell,	Sullinger,
Correll,	Kyler,	O'Reilly,	Swanger,
Cox,	Lare,	Pettijohn,	Walton,
Davis (Taney),	LeRoy,	Phipps,	Weaver,
Denny,	McIntyre,	Pritchett,	Weinhold—57.
DeReign,			

Absent—Messrs.

Bothwell,	Gurney,	Moran,	Sailor,
Choate,	LeFavor,	Mortimer,	Tatum,
Davidson,	Lynch,	Pratte,	Temme—13.
Gill,			

Absent with leave—Messrs.

Baughner,	Edgar,	Jones (Jackson),	Russell (N. Madrid).
Bourn,	Gay,	Melson,	Schoppenhorst,
Buckner,	Hammond,	Pollock,	Schumacher,
Carroll,	Hancock,	Porterfield,	Spurgeon,
Crisp,	Harrison,	Robertson,	Warner—22.
Denslow,	Hart,		

Sick—Messrs.

Daneri,	Ross—2.
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Mr. Spurgeon was granted leave of absence indefinitely.

Messrs. Warner, Gay, Crisp, Bourn, Porterfield, Hammond, Jones, Melson, Harrison and Schumacher were granted leave of absence for one day.

Mr. Hart was granted leave of absence indefinitely.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 249, entitled

An act to amend article 2, chapter 138, of the Revised Statutes of 1889, of the State of Missouri, entitled "Assessors and assessment of property," by adding two new sections thereto, to be known as sections 7531a and 7531b,

Begs leave to report that it has examined the same, and recommend that it do not pass;

Which was read

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 222, entitled

An act to amend section 7531, chapter 138, Revised Statutes of 1889, concerning the assessment of property,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 340, entitled

An act to amend section 7531, chapter 138, of the Revised Statutes of the State of Missouri, relating to assessors and assessment of property,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Brock, from the Committee on Engrossed bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 107, entitled

An act to provide for the election of collectors of the revenue in certain counties in this State;

Also, House bill No. 180, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri 1889, relating to crimes and punishments, by adding a new section thereto, to be known as section 3625a;

Also, House bill No. 31, entitled

An act to amend chapter 55, of the Revised Statutes of the State of Missouri 1889, entitled "Dower," by adding a new section thereto, to be known as section 4518a;

Also, House bill No. 233, entitled

An act to prevent druggists from substituting, adding to or omitting from physicians' prescriptions;

Also, House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water-gauges at the crossing of streams on public highways,

Begs leave to report that it has compared the same, and finds them truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Brock, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 334, entitled

An act to protect females between 14 and 18 years of age;

Also, House bill No. 48, entitled

An act to provide for the qualifications and keeping a record of jurors in justice of the peace causes in cities which now have or may hereafter have a population of 300,000 inhabitants or more;

Begs leave to report that it has compared the same, and find them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read first time.

Mr. Brock, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 123, entitled

An act to amend article 5, chapter 1, of the Revised Statutes of Missouri, 1889, entitled "Collection and preservation of the estate," by adding a new section thereto to be known as section 110a, to read as follows;

The word "personal" is omitted in line two, between words "owning" and "property," in printed copies;

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are incorrect as above stated;

Which was read.

Mr. Moore of Mississippi submitted the following report from Commissioners of Topographical Survey;

To the Thirty-eighth General Assembly of Missouri:

In pursuance of an act of the Thirty-seventh General Assembly of Missouri, entitled "An act to provide for a topographical survey of the swamp and overflowed lands of Southeast Missouri, and to appropriate money therefor, approved April 1, 1893, the following commissioners were appointed by Hon. W. J. Stone, Governor of Missouri, to wit: H. H. Bedford, Stoddard county; W. F. Shelton, Dunklin county; B. C. Jones, Butler county; Sam'l Hitt, Cape Girardeau county; S. A. Lewis, New Madrid county; H. C. Garrett, Pemiscot county; J. P. Sebastian, Wayne county; W. K. Chandler, Bollinger county; E. P. Deal, Mississippi county; William Hunter, Scott county; that said commission submit the following report:

That on June 30, 1893, they met in Charleston, Mo., and organized by selecting Wm. Hunter chairman and E. P. Deal secretary of the commission, and on July 19, 1893, N. C. Frissell was duly selected as chief engineer, and on August 23, J. R. Van Frank was selected as assistant engineer, R. E. L. Vaughan levelman and L. C. Torrents transitman.

The Commission fixed the compensation of the chief engineer, assistants and servants as follows: Chief engineer, \$175 per month; assistant engineer, \$90 per month; rodman, \$40; chainman, axman and cook, each not to exceed \$25.

The Commission held regular monthly meetings, as provided by the act. The general plan of a topographical survey of the swamp and overflowed land of Southeast Missouri, adopted by the Commission, was to commence at the southern boundary line of Missouri, and run east and west lines across the low lands of the counties mentioned in the act, six miles apart, taking the levels on said lines.

In pursuance of this plan, Engineer Frissell and party commenced on the Mississippi river, at the southeast corner of Pemiscot county, and ran first of said lines on the dividing line between Missouri and Arkansas, extending said line from the Mississippi river to the high lands in Dunklin county, twenty-four miles in length, and is known as "main line No. 1."

The second, main line No. 2, is six miles north of the first and is 30½ miles long.

Main line No. 3 extends from the Mississippi river to the St. Francois river, and is 34½ miles in length.

Main line No. 4 extends from the Mississippi river near Gayoso, Pemiscot county, through Kennett, in Dunklin county, to the St. Francois river.

Main line No. 5 extends through the north part of Pemiscot county and through Dunklin county, and is 29 miles long.

Main line No. 6 extends from the Mississippi river in the southern part of New Madrid county, west to St. Francois river, passing near Halcomb in Dunklin county. This line is 33 miles long.

There were various side lines run connecting these main east and west lines. The first six main lines, together with the side lines, cover all of Pemiscot county and most of Dunklin county and the south part of New Madrid county. And this territory is a part of the great St. Francois basin; this country drains in a south-westerly direction into Little river, and various other streams described in the report of our engineer; and they all empty finally into the St. Francois river in the state of Arkansas. The fall from the Mississippi river west to Little river is one and one-half feet to the mile, and the fall from main line number six south to main line number one is nearly as much, which is ample fall to carry off the water when that country is protected from the Mississippi river overflow by levees.

The people of Pemiscot county, the south part of New Madrid county and the south part of Dunklin county are in the St. Francois basin, and have by their own efforts, and some aid from the general government, about completed their levee from the high lands above Point Pleasant in New Madrid county, to the Arkansas line, where they connect with the Arkansas levee.

With this great work accomplished the topographical survey shows that all the wet lands in area between main line number one, and main line number six can be easily reclaimed by clearing the natural water-courses of drift and obstructions and straightening the same where necessary. We also had several main lines run in Mississippi county from Mississippi river west, which shows a decided fall from the river west to James bayou, which bayou forms a natural drainage for the

whole of that county. The waters of Mississippi county, unlike those of the St. Francois and Little river basins, all empty into the Mississippi river, mostly through James bayou. To reclaim the swamp and overflowed lands in Mississippi county, it will be necessary to levee against the Mississippi river overflow, and as the surface water drains directly into the Mississippi river, it will be necessary to put sewers in the natural water-courses where the levee crosses them.

We appointed J. C. O'Bryan special assistant engineer to locate levee and made estimates of its cost in levee districts Nos. 1 and 2, in Mississippi county. The levee in district No. 1 is now completed, and is eight and one-half miles in length; and the lands in that district are protected. The levee in district No. 2 is now being constructed, and when completed, which will doubtless be done in another year, will protect the northeastern part of Mississippi county from the overflows of the Mississippi river. We also had Engineer Frissell locate and make estimates for district No. 3, thirty-four and three-fourths miles long in Mississippi county, near the banks of the Mississippi river, from New Madrid county line to section eight (8), township 26, range 18, east. Part of this levee, that part back of Wolf Island, has heretofore been built by the people living along the line of said levee; this levee will doubtless be extended soon.

Main line No. 7 extends from Little River swamp, at section one (1), township 21, range 10 west, crossing Crawley's ridge, St. Francois river, Little Cache river, Cache river and Black river, Crooked slough, and Cane creek, passing through Dunklin and the south part of Butler counties.

Main line No. 8 extends from the town of New Madrid west through New Madrid, Dunklin and Butler counties, passing near Malden and Neelyville. This line is sixty-two and one-third miles long.

Main line No. 9 extends from St. John's bayou, in New Madrid county, west through New Madrid county; the south part of Stoddard county, and through Butler county to the hills west of Black river—a distance of fifty-five and three-quarter miles.

Main line No. 10 extends from St. Francois river west to the hills west of Black river. It is eleven and one-third miles in length, and runs just north of Poplar Bluff; a total number of miles run is something over 300.

The work done in the south part of Butler county shows that a large area of rich, heavily-timbered land, now almost uninhabited, can be reclaimed by leveeing Big Black, Little Black and St. Francois rivers, and thereby preventing them from overflowing their banks and by removing the logs and obstructions from these rivers and the other natural water-courses, and straightening them where practicable. We had no work done in Cape Girardeau, Bollinger, Wayne or Scott counties; have had but one line run in Stoddard county.

Main line No. 9 passes through the southern part of Stoddard. We have had but three short lines run in Mississippi; part of main lines 9, 10, 11, were run in the southeastern part of that county; we also had lines for levees run and estimates made in that county. We have had but little work done in New Madrid county, compared with what should be done there.

More topographical engineering is greatly needed in Pemiscot and Dunklin counties, also Stoddard, Scott, Cape Girardeau, Bollinger, Wayne and Mississippi counties. Vast bodies of swamp lands lie in these counties. We have not been able, with appropriation, to have estimates made of the costs of draining the lands covered by the survey; to do so it would be necessary to meander the stream, see what drifts and obstructions should be removed, and find where new channels should be cut and where it would be necessary to make cut-offs, or straighten the natural streams.

The survey does show, beyond a doubt, that the fall is ample to carry off the water, and that it is entirely feasible to reclaim all that country covered by the survey on line between the main east and west lines that have been run: for example, the slope from north to south, from main line No. 6 to main line No. 1, is one and one-quarter feet to the mile, the distance between the lines being twenty-eight miles, and the difference of elevation is thirty-five feet. The distance between main line No. 9 and line No. 1 is forty-six miles, and the difference of elevation is fifty feet—about one and one-tenth feet to the mile. The report of Chief Engineer Frissell is herewith submitted and made a part of this report, together with a copy of the transit and level notes; also, a plat of the profile of all the lines run; also, a complete map, showing all the main lines run and the location of all the water-courses and the general topography of the country covered by this survey.

This Commission would recommend an appropriation of \$20,000 to complete this topographical survey.

The accounts filed with the State Auditor show fully and minutely how the last appropriation was disbursed.

E. P. DEAL, Secretary.

Which was read.

Respectfully submitted,

WM. HUNTER, Chairman.

Mr. Moore of Mississippi moved that 300 copies of the report of the Commission of Topographical Survey be printed; which was Referred to Committee on Printing.

Mr. Moore of Mississippi moved to suspend the rules, and that 1000 copies of the Governor's message, containing reports of the Adjutant-General, State Geologist and World's Fair Commission, be ordered printed; which was agreed to by the following vote on division: Ayes 60, noes 2.

On motion of Mr. Higbee, the vote by which House bill No. 24 was ordered engrossed was reconsidered.

Mr. Higbee offered the following amendment to House bill No. 24:

Amend House bill No. 24, by striking out the words "town or city containing not less than eight hundred inhabitants," in the second and third lines of section 1, and inserting in lieu thereof the words "city of the third or fourth class;"

Which was read.

Mr. Davidson offered the following amendment to the amendment: Amend by adding, "except cities of third class operating under special charter;"

Which was read and agreed to.

The amendment, as amended, was then agreed to by the following vote on division: Ayes 41, noes 28.

Mr. Higbee offered the following amendment to title of House bill No. 24:

Amend the title to House bill No. 24 by striking out the words "not less than fifteen hundred inhabitants," in the third and fourth lines, and inserting in lieu thereof the words "the third or fourth class, except cities of the third class operating under special charter;"

Which was read.

Mr. Jenkins moved that the vote by which the amendment, as amended, was agreed to, be reconsidered.

Mr. Watson moved that the amendment to title of House bill No. 24 be laid on the table;

Which was agreed to by the following vote on division: Ayes 46, noes 38.

House bill No. 488 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 489 was read second time and Referred to Committee on Education.

House bill No. 490 was read second time and Referred to Committee on Judiciary.

House bill No. 491 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 492 was read second time and Referred to Committee on Judiciary.

House bill No. 493 was read second time and Referred to Committee on Education.

House bill No. 494 was read second time and Referred to Committee on Labor.

House bill No. 495 was read second time and Referred to Committee on Judiciary.

House bill No. 496 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 497 was read second time and Referred to Committee on Judiciary.

House bill No. 498 was read second time and Referred to Committee on Agriculture.

House bill No. 499 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 500 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 501 was read second time and Referred to Committee on Ways and Means.

House bill No. 502 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 503 was read second time and Referred to Committee on Appropriations.

House bill No. 504 was read second time and Referred to Committee on Official Salaries and Fees.

House bill No. 505 was read second time and Referred to Committee on Penitentiary.

House bill No. 58 was then ordered engrossed.

House bill No. 221 was then ordered engrossed.

House bill No. 136 was called up for amendment and engrossment.

Mr. Arnett offered the following amendment :

Amend House bill No. 136 by striking out the word "three" in line two, section 68, page 14, and insert in lieu thereof the word "two ;"

Which was agreed to by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Brock,
Calhoun,
Cape,
Cherrington,
Chinn,
Collins,
Coppedge,
Correll,
Davidson,
Davis (Taney),
Davis (Wayne),
Davison,
DeFord,
Denny,
DeReign,
Drabelle,
Drum,

Dyer,
Ferguson,
Freeman,
Fuson,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hammond,
Harrison,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Polk),
Kline,
Kyler,
Leazenby,
LeFavor,
LeRoy,
McCollum,
McIntyre,
McKearly,
McKee,

McPherson,
Mahan,
Martin,
Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Porterfield,
Pratte,
Pritchett,
Robertson,
Rohne,
Rothwell,
Russell (Crawford),
Sachse,
Sailor,
Sartin,
Sawyer,

Schoppenhorst,
Schooler,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Temme,
Tubbs,
Walton,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—108.

NOES—Messrs.

Brett,
Burks,

Cox,

Kasey,

Lane—5.

Absent—Messrs.

Turney, ulian,	Lynch,	Marsh,	Mortimer—5.
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Absent with leave—Messrs.

Laugher,	Crisp,	Hart,	Schumacher,
Gourn,	Denslow,	Jones (Jackson),	Spurgeon,
Luckner,	Edgar,	Melson,	Tatum,
Marroll,	Gay,	Pollock,	Warner—19.
Choate,	Hancock,	Russell (N. Madrid),	

Sick—Messrs.

Daneri,	Ross—2.
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Mr. Davis of Taney offered the following amendment:

Amend House bill No. 136, by striking out all of sections numbered 7 and 8;

Which was read.

Mr. Russell of Crawford offered the following amendment to the amendment:

And that the succeeding numbers of the sections be renumbered;

Which was read and agreed to.

The amendment, as amended, was then agreed to.

Mr. Davis of Taney offered the following amendment:

Amend House bill No. 136 by striking out the word "commissioned," in the first line of section No. 99, and inserting in lieu thereof; "non-commissioned;"

Which was read and agreed to.

Mr. Drum offered the following amendment:

Amend section 98, article 10, by inserting in line 3, after the word "officers," the words "and non-commissioned officers," and by striking out all after the words "United States," in line 5 of section and article above referred to;

Which was read.

Mr. Moran moved that House bill No. 136 be made special order for next Thursday after the morning hour;

Which was agreed to.

Mr. Bothwell moved to suspend the rules and take up Senate bills for second reading;

Which was agreed to.

Senate bill No. 21 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 29 was read second time and
Referred to Committee on Ways and Means.

Senate bill No. 54 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 99 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 33 was read second time and
Referred to Committee on Judiciary.

House bill No. 301 was then called up for amendment and engrossment.

On motion of Mr. Drabelle, House bill No. 301 was laid over until Thursday.

Mr. Tabbs (by consent) introduced House bill No. 506, entitled

An act to exempt cities of the fourth class having a population of fifteen hundred or less from the provisions of the Australian ballot law as applied to the election of city officers in such cities, and enacting a law governing elections in such cities;

Which was read first time.

Mr. Gmelich (by consent) introduced House bill No. 507, entitled

An act to provide for the government of the State Reform School for Boys, and for the commitment of boys to said institution, and for the punishment of boys under eighteen years of age convicted of crime, and to repeal article 5, of chapter 88, being sections 5731 to sections 5756 inclusive, of the Revised Statutes of 1889, entitled "Reform School for Boys;"

Which was read first time.

Mr. Sullinger (by consent) introduced House bill No. 508, entitled

An act to exempt town mutual fire and lightning, and tornado, wind-storm or cyclone insurance companies from the provisions of chapter 89, Revised Statutes of Missouri, entitled "Insurance," and providing for the incorporation of the same;

Which was read first time.

Mr. Wetzel (by consent) introduced House bill No. 509, entitled

An act to establish a board of managers, regulating the discipline of the penitentiary and providing for paroles and pardons;

Which was read first time.

Mr. Arnett (by consent) introduced House bill No. 510, entitled

An act to abolish the office of Railroad and Warehouse Commissioners, and repeal section 2678, article 3, chapter 42, and article 3 of chapter 87, Revised Statutes of 1889, and all subsequent acts relating to the inspection of grain in the public warehouses of this State, and to establish a board of adjustment in lieu of said commissioners;

Which was read first time.

Mr. Denny (by consent) introduced House bill No. 511, entitled

An act to grant certain lake and river-bed lands to the counties in which they are located, for school purposes;

Which was read first time.

Mr. Steel (by consent) introduced House bill No. 512, entitled

An act to repeal section 48, article 4, of Session Acts of 1893, relating to cities of the third class, and conferring upon police judges in such cities the full power of a justice of the peace;

Which was read first time.

Mr. Schooler (by consent) introduced House bill No. 513, entitled

An act to compel railroad companies to build stations where one railroad crosses another railroad;

Which was read first time.

Mr. Schooler (by consent) introduced House bill No. 514, entitled

An act to provide free schools for the poor and indigent children;

Which was read first time.

Mr. Schooler (by consent) introduced House bill No. 515, entitled

An act enabling school districts to consolidate and form a central high school, and defining the qualifications of the teachers and of the

tudents for admission, and prescribing the course of study they shall pursue;

Which was read first time.

Mr. Drabelle (by consent) introduced House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly approved March 31, 1893, "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act;"

Which was read first time.

Mr. Drabelle (by consent) introduced House bill No. 517, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to practice in Supreme Court and courts of appeals;

Which was read first time.

Mr. Kline (by consent) introduced House bill No. 518, entitled

An act to repeal chapter 116 of the Revised Statutes of Missouri of 1889, in relation to mortgages and deeds of trust;

Which was read first time.

Mr. Kline (by consent) introduced House bill No. 519, entitled

An act to repeal section No. 8922, chapter 173, of the Revised Statutes of Missouri, entitled "Witnesses," and enact a new section in lieu thereof numbered 8922a;

Which was read first time.

Mr. Avery (by consent) introduced House bill No. 520, entitled

An act to amend sections 7524 and 7526, article 2, chapter 138, of the Revised Statutes of the State of Missouri, entitled "Assessors and the assessment of personal property;"

Which was read first time.

Mr. Young of St. Francois (by consent) introduced House bill No. 521, entitled

An act to amend article 15, chapter 42, of the Revised Statutes of Missouri, entitled "Corporations, private," by adding a new section hereto to be known as section 2914a, prohibiting directors paying officers, managers or superintendents unearned or unreasonable salaries;

Which was read first time.

Mr. Burks (by consent) introduced House bill No. 522, entitled

An act to amend section 576, of article 2, chapter 10, of the Revised Statutes of Missouri of 1889, entitled "Attachments;"

Which was read first time.

Mr. Burks (by consent) introduced House bill No. 523, entitled

An act to amend section 2759 of article 7, chapter 42, of Revised Statutes of the State of Missouri of 1889, in relation to savings banks and fund companies;

Which was read first time.

House bill No. 155 was then ordered engrossed.

House bill No. 41 was called up for amendment and engrossment.

Mr. Lane offered the following amendment:

Amend House bill No. 41, by inserting after the word "cents," in the fourth line the words "or herd of horses, mules, asses or cattle;"

Which was agreed to, and bill ordered engrossed, by the following vote on division: Ayes 48, noes 9.

House bill No. 229 was then ordered engrossed by the following vote on division: Ayes 30, noes 23.

On motion of Mr. Weinhold,
The House adjourned.

TWENTY-FIRST DAY—TUESDAY, January 29, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The pending resolution offered by Mr. Murray was taken up.

Mr. Atkins moved to refer the resolution to the Committee on

Accounts;

Which was not agreed to.

The resolution was then adopted by the following vote:

AYES—Messrs.

Anderson,	Dyer,	Mahan,	Schumacher,
Armstrong,	Fuson,	Marsh,	Shaw,
Arnett,	Gmelich,	Meriwether,	Sherrill,
Avery,	Griffiths,	Middleton,	Short (Cole),
Baughner,	Grubb,	Miller,	Short (Phelps),
Bennett,	Harrison,	Moore (Mississippi)	Smith (Howell),
Breit,	Hart,	Moore (Stone),	Spencer (Douglas),
Cherrington,	Jenkins,	Moran,	Spencer (St. L. City),
Correll,	Jones (Hickory),	Murray,	Steel,
Cox,	Jones (Polk),	O'Reilly,	Sullinger,
Davis (Taney),	Kasey,	Pettijohn,	Swanger,
DeFord,	Kline,	Phipps,	Temme,
Denny,	Kyler,	Porterfield,	Walton,
Denslow,	Lane,	Sachse,	Weaver,
DeReign,	LeRoy,	Sailor,	Mr. Speaker—63.
Drum,	Lynch,	Schooler,	

NOES—Messrs.

Atkins,	Drabelle,	McIntyre,	Schoppenhorst,
Benner,	Edgar,	McKee,	Smith (Buchanan),
Best,	Ferguson,	McPherson,	Stickney,
Brock,	Freeman,	Martin,	Tartar,
Buckner,	George,	Mueller,	Tate,
Burks,	Gill,	O'Dell,	Tubbs,
Cape,	Hall,	Odneal,	Watson,
Chinn,	Higbee,	Old,	Weinhold.
Coppedge,	Jones (Jackson),	Rothwell,	Wetzel,
Davis (Wayne),	Leazenby,	Sartin,	Young (St. Fran.),
Davison,	McCollum,	Sawyer,	Young (Texas)—44.

Absent—Messrs.

Bittinger,	Hammond,	McKearly,	Rohne,
Bothwell,	Hinde,	Mortimer,	Tatum,
Davidson,	Johnston,	Pratte,	Warner,
Gay,	Julian,	Pritchett,	Waymeyer—18.
Gurney,	LeFavor,		

Absent with leave—Messrs.

Bourn,	Collins,	Melson,	Spurgeon,
Carroll,	Hancock,	Pollock,	Robertson—9.
Choate,			

Sick—Messrs.

Calhoun,	Daneri,	Ross,	Russell (N. Madrid),
Crisp,			—5.

Mr. Calhoun was reported sick.

Mr. Bourn was granted leave of absence for one day.

Mr. Buckner was granted leave of absence.

Messrs. Collins and Melson were granted leave of absence.

Mr. Crisp was reported sick.

Mr. O'Dell offered the following resolution :

Whereas, There exists such an officer as Assistant Sergeant-at-Arms ; and

Whereas, Some of the members of this body seem to doubt the existence of such officer, and are thereby likely to meet the gentleman when they are not in order ; therefore, be it

Resolved, That the Sergeant-at-Arms escort his assistant to the Speaker's stand and introduce him to this body, in order that they may know who to look for when a game of high-five or imbibing tangle-foot ;

Which was read.

On motion of Mr. Moran, the resolution was laid on the table.

Mr. Armstrong presented a petition of citizens of Windsor, Mo., praying for the enactment of a law for the protection of the public health, and to prevent adulteration of dairy products, and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

Mr. Ferguson presented a petition from citizens of Concordia, Lafayette county, Mo., praying for the enactment of a law for the protection of the public health, and to prevent the adulteration of dairy products and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

Mr. Ferguson presented a petition from citizens of Lafayette county, Mo., praying for the enactment of a law for the protection of the public health, and to prevent the adulteration of dairy products and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

Mr. McCollum (by request) presented a petition from citizens of Ripley county, Mo., recommending amendments to the law on the practice of medicine and surgery ; which was read and

Referred to Committee on Miscellaneous and Unfinished Business.

Mr. Gmelich introduced House bill No. 524, entitled

An act to amend an act entitled an act, "Management of the eleemosynary institutions," of chapter 88, of article 1, of the Revised Statutes of 1889, by adding to section 5672 the following ;

Which was read first time.

Mr. Atkins introduced House bill No. 525, entitled

An act to amend section 3486, chapter 47, article 2, of the Revised Statutes of 1889 of Missouri, relating to seduction of females under 18 years of age ;

Which was read first time.

Mr. Gill introduced House bill No. 526, entitled

An act to amend section 4997, chapter 64, Revised Statutes 1889, relating to constables' fees ;

Which was read first time.

Mr. McKearly (by request) introduced House bill No. 527, entitled

An act to appropriate money for the redemption of Union military bonds held for redemption by George Houk of Stoddard county ;

Which was read first time.

Mr. Bittinger introduced House bill No. 528, entitled

An act to restore to the seminary fund the expenses incurred in the superintendence and sales of lands disposed of for the benefit of said fund, and in the distribution of the proceeds of said sales;
Which was read first time.

Mr. Bittinger introduced House bill No. 529, entitled

An act relating to damages for libel under certain conditions therein specified;
Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 530, entitled

An act to amend chapter 17 of the Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes," by striking out section 736 and enacting a new section in lieu thereof, to be known as section 736;

Which was read first time.

Mr. Spencer of St. Louis City (by request) introduced House bill No. 531, entitled

An act to provide for the adoption and employment of minors;
Which was read first time.

Mr. Spencer of Douglas (by request) introduced House bill No. 532, entitled

An act to make T. O. Tucker's abstract of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State;

Which was read first time.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 54, entitled

An act creating and establishing the Thirtieth judicial circuit of the State of Missouri, and designating the time of holding court therein, and providing for the appointment of the judge thereof;

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 257, entitled

An act to repeal section 5189 of chapter 71 of the Revised Statutes of Missouri of 1889, entitled "Frauds and perjuries," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and returns it herewith, with a committee substitute for House bill 257, and recommends that said substitute do pass, and 300 copies ordered printed;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 441, entitled

An act relating to certain contracts for the conditional sale, lease or hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Internal Improvements; Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the state into judicial circuits and to fix the terms of court therein," approved April 7, 1892, also to repeal section 52 of said act and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 333, entitled

An act to amend article two (2), of chapter thirteen (13), Revised Statutes of Missouri, entitled "Prosecuting and circuit attorneys and their assistants," by adding a new section, to be numbered 677a,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence ; Which was read and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 419, entitled

An act to amend section 4526, of chapter 55, of the Revised Statutes of Missouri, entitled "Dower,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Mahan, from the Committee on School Text-books, submitted the following report :

MR. SPEAKER : Your Committee on School Text-books, to which was referred joint and concurrent resolution No. 5, offered by Mr. Swanger, providing for uniformity of text-books,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Jones, from the Committee on Benevolent and Scientific Institutions, submitted the following report :

MR. SPEAKER : Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 281, entitled

An act to establish a State Board of Embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming,

Begs leave to report that it has examined the same, and recommends that the accompanying substitute, entitled "An act to establish

a State Board of Embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming and the care and disposition of the dead," do pass;

Which was read, substitute adopted, and 300 copies of the bill ordered printed.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 37, entitled

An act to suppress option dealing and to fix punishment;

Also, House bill No. 55, entitled

An act to prevent intimidation of employes, and to amend section 3854, Revised Statutes 1889, relating to crimes and punishments;

Also, House bill No. 384, entitled

An act to amend article 3, chapter 47, of Revised Statutes of 1889, entitled "Crimes and punishment—offenses against public and private property;"

Also, House bill No. 28, entitled

A bill to protect shippers and regulate stock-yard charges in this State;

Also, House bill No. 469, entitled

An act to amend section 4576, chapter 56, article 1, of Revised Statutes of 1889, entitled "Dramshops and local option;"

Also, House bill No. 415, entitled

An act to amend section 3854, Revised Statutes 1889, "Crimes and punishments;"

Also, House bill No. 227, entitled

An act to amend sections 3535 and 3547, article 3, chapter 47, Revised Statutes of Missouri, relating to offenses against public and private property;

Also, House bill No. 472, entitled

An act to provide for the taxing of franchises and creating a board of assessors to value the same, to provide their pay and transportation, and penalty for violating same;

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 368, entitled

An act to amend section 3959 of the Revised Statutes of the State of Missouri, in relation to crimes and punishments,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 450, entitled

An act to amend sections 3780 and 3781, of article 7, chapter 47, Revised Statutes of 1889, relating to crimes and punishments,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: We the minority of your Committee on Criminal Jurisprudence, to which was referred House bill No. 415, entitled

An act to amend section 3854, article 8, chapter 47, Revised Statutes of the State of Missouri, 1889, entitled "Crimes and punishments, offenses against public morals and decency, or the public police and miscellaneous offenses," in relation to Sabbath-breaking,

Beg leave to submit the following minority report :

This bill seeks to amend the foregoing section so as to prohibit the playing of base-ball on Sunday. We having thoroughly considered said measure, and beg leave to dissent from the majority report and recommend that said bill do pass.

E. HIGBEE,
STONEWALL PRITCHETT,
R. M. ROBERTSON.

Minority report of Committee agreed to, and 300 copies ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 415, entitled

An act to amend section 3854, R. S. 1889, relating to crimes and punishments,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Freeman moved the previous question on the minority report ; Which was agreed to.

The minority report was then adopted by the following vote :

AYES—Messrs.

Anderson,	Denslow,	McCollum,	Rothwell,
Armstrong,	Drum,	McIntyre,	Sartin,
Arnett,	Dyer,	McKearly,	Sawyer,
Atkins,	Edgar,	McKee,	Schoppenhorst,
Avery,	Ferguson,	McPherson,	Shaw,
Baugh-r,	Freeman,	Mahan,	Sherrill,
Bennett,	Fuson,	Marsh,	Short (Phelps),
Best,	Gill,	Meriwether,	Smith (Buchanan),
Bittinger,	Griffiths,	Middleton,	Smith (Howell),
Breit,	Grubb,	Miller,	Spencer (St. L. City),
Brock,	Hall,	Moore (Mississippi),	Steel,
Burks,	Hancock,	Moore (Stone),	Stickney,
Cape,	Harrison,	Murray,	Swanger,
Cherrington,	Hart,	O'Dell,	Tartar,
Chinn,	Higbee,	Odneal,	Tate,
Collins,	Hinde,	Old,	Tubbs,
Coppedge,	Jenkins,	Pettijohn,	Watson,
Correll,	Jones (Hickory),	Phipps,	Weaver,
Cox,	Jones (Polk),	Porterfield,	Wetzel,
Davidson,	Lane,	Pratte,	Young (St. Fran.)
Davis (Wayne),	Leazenby,	Pritchett,	Young (Texas),
Davison,	LeFavor,	Robertson,	Mr. Speaker—89.
Denny,			

NOES—Messrs.

Benner,	Hammond,	Lynch,	Schooler.
Daneri,	Johnston,	Martin,	Schumacher,
Davis (Taney),	Jones (Jackson),	Moran,	Sullinger,
DeFord,	Julian,	Mueller,	Tatum,
DeReign,	Kasey,	O'Reilly,	Temme,
Drabelle,	Kline,	Rohne,	Walton.
Gay,	Kyler,	Sachse,	Waymeyer,
George,	Leroy,	Sailor,	Weinhold—33.
Gmelich,			

Absent—Messrs.

Bothwell,	Gurney,	Short (Cole),	Warner—7.
Buckner,	Mortimer,	Spencer (Douglas),	

Absent with leave—Messrs.

Bourn,	Carroll,	Melson,	Spurgeon—7.
Calhoun,	Choate,	Pollock,	

Sick—Messrs.

Crisp,	Ross,	Russell (N. Madrid)—3.
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Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 34, entitled

An act to prevent the sale of pistol cartridges to minors,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 382, entitled

An act to prohibit barbers plying their trade on the first day of the week, commonly called Sunday;

Also, House bill No. 144, entitled

An act to amend Revised Statutes of the State of Missouri of 1889, entitled "Auctioneers," by adding thereto a new section, to be known as section 687a, to prohibit the sale at night by auction of certain classes of goods;

Also, House bill No. 339, entitled

An act to amend section No. 3461, Revised Statutes 1889;

Also, House bill No. 455, entitled

An act to regulate the practice of dentistry in the State of Missouri,

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 445, entitled

An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 23, entitled

An act to prohibit the sale of tobacco, cigars and cigarettes to and their use by children;

Also, House bill No. 68, entitled

An act to prevent the sale of cigarettes and tobacco to minors;

And begs leave to report the enclosed substitute therefor;

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bills ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 254, entitled

An act to prevent persons under twenty-one years of age from purchasing intoxicating liquors by misrepresenting their age, and fixing a penalty therefor,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 255, entitled

An act to prevent persons from cutting trees on banks of creeks or rivers and permitting them to fall in creeks or rivers so as to impede the flow of water therein, and to require the owners of land adjoining creeks or rivers to remove trees therefrom,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 380, entitled

An act to amend article 4 of chapter 48 of the Revised Statutes of Missouri of 1889, entitled "Criminal cases, practice and proceedings in," by adding therein a new section to be known as section 4112a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 401, entitled

An act to repeal section 2 of an act entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates and political committees, and provide penalties and remedies for the violation of this act,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 342, entitled

An act to prohibit owners of land along the water-courses and all other persons in the State of Missouri from obstructing said water-courses otherwise than is now provided for by law, for erecting dams for mills and other purposes,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Brock, from the Committee on Engrossed bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed bills, to which was referred House bill No. 92, entitled

An act to establish a board of pharmacy, prescribe its duties, and repeal chapter 58, Revised Statutes of Missouri 1889, entitled "Druggists and their licenses;"

Also, House bill No. 118, entitled

An act to repeal section 6286, of article 7, of chapter 94, of the Revised Statutes of 1889, entitled "Judgments and their incidents," and to enact a new section in lieu thereof to be known as section 6286;

Also, House bill No. 124, entitled

An act to amend chapter 80, of the Revised Statutes of the State of Missouri 1889, entitled "Homesteads," by adding a new section thereto to be known as section 5439a, to read as follows;

Also, House bill No. 379, entitled

An act to define the crime of train-robbing, and to provide a penalty therefor;

Also, House bill No. 18, entitled

An act to amend sections 4330, 4332 and 4336, of article 12, of chapter 48, of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings in;"

Also, House bill No. 115, entitled

An act to repeal sections 4156, 4175, 4177 and 4178, of chapter 48, article 6, of the Revised Statutes of the State of Missouri, and enacting in lieu thereof new sections, and to amend section 4174, of chapter 48, article 6, of the Revised Statutes of the State of Missouri, relating to changes of venue, and the election of special judges in criminal causes,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

The committee to examine State Institutions submitted their report;

Which was read.

(For report see Appendix.)

On motion of Mr. Bittinger, the report was referred to the Joint Committee on Printing, with instructions to print the same in the appendix of the House Journal; also 1000 copies and usual number for the use of the House.

House bill No. 506 was read and

Referred to Committee on Elections.

House bill No. 507 was read and
Referred to Committee on Eleemosynary Institutions.

House bill No. 508 was read and
Referred to Committee on Insurance.

House bill No. 509 was read and
Referred to Committee on Penitentiary.

House bill No. 510 was read and
Referred to Committee on Judiciary.

House bill No. 511 was read and
Referred to Committee on Swamp Lands.

House bill No. 512 was read and
Referred to Committee on Judiciary.

House bill No. 513 was read and
Referred to Committee on Internal Improvements.

House bill No. 514 was read and
Referred to Committee on School Text-Books.

House bill No. 515 was read and
Referred to Committee on Education.

House bill No. 516 was read and
Referred to Committee on Elections.

House bill No. 517 was read and
Referred to Committee on Judiciary.

House bill No. 518 was read and
Referred to Committee on Judiciary.

House bill No. 519 was read and
Referred to Committee on Judiciary.

House bill No. 520 was read and
Referred to Committee on Ways and Means.

House bill No. 521 was read and
Referred to Committee on Private Corporations.

House bill No. 522 was read and
Referred to Committee on Judiciary.

House bill No. 523 was read and
Referred to Committee on Banks and Banking.

House bill No. 423 was ordered engrossed.

House bill No. 65 was ordered engrossed.

House bill No. 328 was ordered engrossed.

Mr. Daneri was granted leave of absence indefinitely.

House bill No. 364 was called up for amendment and engrossment.

Mr. Bennett offered the following amendment :

Amend House bill No. 364 by striking out in the second line of
section 2, the word "three," and by inserting the word "two;"

Which was read and not agreed to.

Mr. Rothwell offered the following amendment :

Amend by striking out all after enacting clause ;

Which was read and agreed to.

House bill No. 106 was called up for amendment and engrossment.

Mr. O'Reilly offered the following amendment:

Amend House bill No. 106 by striking out all after the enacting clause;

Which was read.

Mr. Schooler moved to lay the amendment on the table;

Which was not agreed to.

Amendment was rejected.

House bill No. 106 was then ordered engrossed by the following vote:

A YES—Messrs.

Arnett,	Ferguson,	McIntyre,	Schoppenhorst,
Atkins,	Freeman,	McPherson,	Schumacher,
Baughner,	Fuson,	Mahan,	Shaw,
Benner,	Gay,	Martin,	Short (Phelps),
Bennett,	Gmelich,	Middleton,	Smith (Howell),
Best,	Griffiths,	Miller,	Spencer (Douglas),
Bittinger,	Grubb,	Moore (Stone),	Steel,
Breit,	Hall,	Mueller,	Stickney,
Brock,	Hammond,	Murray,	Swanger,
Cape,	Hancock,	O'Dell,	Tartar,
Cherrington,	Harrison,	Odneal,	Tatum,
Chinn,	Hart,	Pettijohn,	Temme,
Davis (Taney),	Higbee,	Phipps,	Tubbs,
Davis (Wayne),	Johnston,	Porterfield,	Walton,
Davison,	Jones (Hickory),	Robertson,	Watson,
DeFord,	Jones (Jackson),	Rohne,	Waymeyer,
Denny,	Jones (Polk),	Sachse,	Wetzel,
Denslow,	Leazenby,	Sailor,	Young (St. Francois),
Drum,	LeFavor,	Sartin,	Young (Texas),
Dyer,	LeRoy,	Sawyer,	Mr. Speaker—82.
Edgar,	McCollum,		

NOES—Messrs.

Anderson,	George,	McKee,	Rothwell,
Armstrong,	Gill,	Marsh,	Schooler,
Avery,	Jenkins,	Meriwether,	Sherrill,
Burks,	Julian,	Moore (Mississippi),	Short (Cole),
Coppedge,	Kasey,	Moran,	Smith (Buchanan),
Correll,	Kline,	Old,	Spencer (St. L. City),
Cox,	Kyler,	O'Reilly,	Tate,
Davidson,	Lane,	Pratte,	Weaver,
DeReign,	Lynch,	Pritchett,	Weinhold—38.
Drabelle,	McKearly,		

Absent—Messrs.

Bothwell,	Collins,	Hinde,	Sullinger,
Buckner,	Gurney,	Mortimer,	Warner—8.

Absent with leave—Messrs.

Bourn,	Carroll,	Daneri,	Pollock,
Calhoun,	Choate,	Melson,	Spurgeon—8.

Sick—Messrs.

Crisp,	Ross	Russell (N. Madrid)—3.
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Mr. Moran moved the rules be suspended, and House bill No. 115 be taken up for third reading;

Which was not agreed to.

House bill No. 422 was called up for amendment and engrossment, and laid over informally.

Mr. O'Reilly moved that the rules be suspended and introducing of resolutions be in order;

Which was not agreed to.

House bill No. 399 was then ordered engrossed.

House bill No. 365 was ordered engrossed.

House bill No. 192 was ordered engrossed.

House bill No. 27 was ordered engrossed by the following vote on division : Ayes 62 ; noes 3.

House bill No. 69 was then called up for amendment and engrossment.

Mr. Rothwell offered the following amendment :

Amend House bill No. 69 by inserting in line 6, on the first page, between the words "establishment" and "shall," the words "Provided, that the total aggregate value of such lines or stocks of merchandise equals or exceeds the sum of five thousand dollars ;"

Which was read.

Mr. Mueller moved to lay the amendment on the table ;

Which was agreed to by the following vote on division : Ayes 50 ; noes 49.

On motion of Mr. McIntyre,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Mr. Swanger in the chair.

House bill No. 117 was called up for amendment and engrossment.

Mr. Sullinger offered the following amendment :

Amend by inserting the words "articles manufactured under patents granted to Missouri patentees," between the words "except" and "book," in the 10th line ;

Which was read and agreed to.

House bill No. 117 was then ordered engrossed as amended.

House bill No. 142 was ordered engrossed.

House bill No. 152 was called up for amendment and engrossment.

Mr. Brock offered the following amendment :

Amend House bill No. 152, section 1, line 1, by substituting the figure 8 for the first figure 7 in said line ;

Which was read and agreed to.

Mr. Brock offered the following amendment :

Amend House bill No. 152, section 1, line 5, by adding the word "and" after the word "belonging," in said line ;

Which was read and agreed to.

House bill No. 152 was then ordered engrossed as amended.

House bill No. 211 was called up for amendment and engrossment.

Mr. Short of Phelps offered the following amendment :

Amend House bill No. 211 by striking out the words "one dollar" in the 12th line, and inserting the words "two dollars" in lieu thereof ;

Which was read and agreed to.

Mr. Freeman offered the following amendment :

Amend House bill No. 211 by striking out the word "collection," between the word "the," in the 17th line, and the word "into," in the 18th line, and insert in lieu thereof the word "collector ;"

Which was read and agreed to.

Mr. Freeman offered the following amendment :

Amend House bill No. 211 by striking out the word "collection," in the 19th line, and inserting in lieu thereof the word "collector;"

Which was read and agreed to.

Mr. Drum moved to make House bill No. 211 a special order for next Thursday; which was not agreed to.

House bill No. 211 was then ordered engrossed, as amended, by the following vote on division: Ayes 43, noes 28.

House bill No. 217 was called up for amendment and engrossment.

Mr. Gmelich offered the following amendment :

Amend House bill No. 217 by adding in the 8th line after the word "duty" and before the word "to," the following: "When there shall be three or more prisoners available for such purpose;"

Which was read.

Mr. Steel offered the following amendment to the amendment :

Amend bill by striking out the words "all persons," in line 8 of page—of House bill 217, and insert the words "all able-bodied male prisoners, not less than three in number," in lieu thereof;

Which was read and agreed to.

The amendment as amended was then adopted.

Mr. Davison offered the following amendment :

Amend House bill No. 217 by striking out the word "are," in the 16th line thereof, and inserting in lieu thereof the word "is;" also by striking out the word "their," in the 17th line, and inserting in lieu thereof the word "its" and by striking out the word "they," in the 18th line, and inserting the word "it;"

Which was read and adopted.

Mr. Buckner offered the following amendment :

Amend by adding the following :

Provided, That whenever the number sentenced by a court of competent jurisdiction for crime, the punishment of which is defined by law to be a fine, or by imprisonment in the county jail for any length of time, or by both such fine and imprisonment, shall be four able-bodied male prisoners or more, any citizen or citizens or road overseers applying to the county court in session, or to any member thereof in vacation, and agreeing to furnish the necessary teams and tools to work such prisoners, or not less than four of them, the said court, or judge thereof, shall issue an order to the sheriff for the working of such prisoners on such roads as may be designated by said citizen or citizens and road overseer, who shall superintend the working of the prisoners; and the expense of guarding said prisoners shall be borne by the sheriff, who shall keep an accurate account of the number of days worked, and the number of teams furnished; and every person who shall furnish a plow, cart, wagon or scraper, with a pair of oxen, horses or mules, shall be entitled to one dollar per day for the use of said team, to be paid by the county upon the warrant of the county court;

Which was read.

On motion of Mr. Sullinger, House bill No. 217 was referred to the Committee on Criminal Jurisprudence.

House bill No. 226 was then called up for amendment and engrossment.

Mr. Schooler offered the following amendment :

Amend House bill No. 226 by striking out the words "or shall shoot wild ducks between sunset and sunrise at any season of the year," between the word "September" in the 29th line, and the word "every" in the 31st line;

Which was read.

On motion of Mr. DeReign, House bill No. 226 was passed informally.

House bill No. 244 was ordered engrossed.

House bill No. 272 was ordered engrossed.

House bill No. 282 was ordered engrossed.

House bill No. 303 was ordered engrossed.

House bill No. 335 was ordered engrossed.

House bill No. 345 was called up for amendment and engrossment.

Mr. Julian offered the following amendment :

"As there is no law in operation to this effect, and as it is deemed imperative, it therefore creates an emergency within the meaning of the constitution, and shall take effect from and after its passage ;"

Which was read and adopted.

House bill No. 345 was then ordered engrossed as amended.

House bill No. 346 was taken up for amendment and engrossment.

Mr. Julian offered the following amendment :

"As there is no law to this effect now in operation in this State, and it is deemed imperative, it therefore creates an emergency within the meaning of the Constitution, and shall take effect from its passage ;"

Which was read and adopted.

Substitute for House bill No. 355 was ordered engrossed.

House bill No. 358 was called up for amendment and engrossment.

On motion of Mr. Leazenby, House bill No. 358 was passed informally.

House bill No. 359 was called up for amendment and engrossment

Mr. Spencer of St. Louis City offered the following amendment :

Amend by striking out 175, in line 1, and inserting 173 ;

Which was read and adopted.

House bill No. 359 was ordered engrossed, as amended.

House bill No. 360 was ordered engrossed.

House bill No. 369 was then called up for amendment and engrossment.

Mr. Stickney offered the following amendment :

Amend House bill No. 369 by inserting between the words "pro-ate" and "who," where the same appear in the fourth ; and also in the seventeenth lines of said bill, the words "in counties which now contain or may hereafter contain more than 45,000 inhabitants ;"

Which was read and adopted by the following vote on division :
Ayes 46 ; noes 19.

House bill No. 369 was then ordered engrossed as amended by the following vote on division : Ayes 40, noes 38.

House bill No. 171 was called up for amendment and engrossment

Mr. DeReign offered the following amendment :

Amend by inserting the word "this" instead of the word "the" in the 2d line of the second section ;

Which was read and not agreed to.

Mr. Moran offered the following amendment :

Amend House bill No. 171 by inserting between the words "passengers" and "shall," in line 5 of section 1 of said bill, the following :
"and United States mail ;"

Which was read and not agreed to.

Mr. Spencer of St. Louis City offered the following amendment :
Amend House bill No. 171 by inserting in line 5, after the word
"passengers," the following words: "except limited and express
trains;"

Which was read and adopted by the following vote on division :
Ayes 69, noes 11.

Mr. Sullinger offered the following amendment :

Amend by striking out the 3d "the" in the second line of section
2, and inserting "this" in lieu thereof ;

Which was read and adopted.

Mr. Denslow offered the following amendment :

Amend by striking out all after the enacting clause ;

Which was read and adopted.

House bill No. 413 was called up for amendment and engrossment.

Mr. Benner offered the following amendment :

Amend House bill No. 413, strike out all after the enacting clause ;

Which was read and not agreed to.

Mr. Higbee offered the following amendment :

Amend House bill No. 413 by striking out word "farmer," in first
line, and inserting "person" in lieu thereof ;

Which was read and adopted by the following vote on division :
Ayes 74, noes 3.

Mr. DeReign offered the following amendment :

Amend by adding the following after the period in the fourth line :
"Provided, that such dog is about to injure the sheep, goats, hogs,
horses or other cattle of such person ;"

Which was read.

Mr. Pettijohn moved the previous question on the amendment ;

Which was agreed to by the following vote on division : Ayes
57 ; noes 46.

The amendment was then adopted by the following vote on divi-
sion : Ayes 60, Noes 43.

House bill No. 413 was refused engrossment by the following vote
on division : Ayes 50, Noes 54.

House bill No. 323 was called up for amendment and engrossment.

Mr. Moran offered the following amendment :

Amend title of House bill 323 by striking out the word "fifty," in
line 2 thereof, and insert in lieu of same the word "sixty ;"

Which was read and adopted.

Mr. Moran offered the following amendment :

Amend House bill 323, section 1, line 2, by striking out the word
"fifty," and inserting in lieu thereof the word "sixty ;"

Which was read and adopted by the following vote on division :
Ayes 36 ; noes 8.

Mr. Watson offered the following amendment :

Amend House bill No. 323 by striking out all of section 19 after
the word "defendant," in the 17th line (the word defendant here meant
is second word in said line 17) ;

Which was read and adopted.

House bill No. 323 was then ordered engrossed by the following
vote on division : Ayes 34 ; noes 33.

House bill No. 54 was ordered engrossed.

House bill No. 214 was ordered engrossed.

House bill No 326 was ordered engrossed.

House bill No. 351 was called up for amendment and engrossment.

Mr. Watson offered the following amendment :

Amend House bill No. 351 by striking out all of said act after enacting clause ;

Which was read.

Mr. Higbee moved to postpone action on House bills Nos. 351, 352 and 353 until next Monday ;

Which was agreed to by the following vote on division : Ayes 61, noes 10.

House bill No. 440 was ordered engrossed.

House bill No. 278 was refused engrossment.

Substitute to House bill No. 149 was called up for amendment and engrossment ;

Mr. Arnett offered the following amendment :

Amend by inserting "500" instead of "one thousand," as it appears on 5th line ;

Which was read.

Mr. Tubbs offered the following amendment to the amendment :

"Or so much thereof as is necessary ;"

Which was read and adopted.

Mr. DeReign moved to lay the amendment on the table,

Which was not agreed to, by the following vote on division : Ayes 48, noes 56.

The amendment, as amended, was then adopted by the following vote on division : Ayes 58, noes 13.

Mr. Russell of Crawford offered the following amendment :

Amend by adding after the word "necessary," in the amendment, the words "Provided, that the labor of building said gallows shall be performed by the convicts in the penitentiary ;"

Which was read and adopted.

Mr. Atkins offered the following amendment :

Add after the word "gallows" in seventh line, section 1, "that the sheriffs of the various counties in this State shall be required to deliver all persons convicted of capital punishments to the warden of the penitentiary, and receive the same fees that are now allowed by law for taking convicts to the penitentiary ;"

Which was read and not agreed to.

Mr. Moran offered the following amendment :

Amend by inserting after the word "death," in line five of section of printed bill, the following : "and all executions of the death penalty shall hereafter take place in the building so erected within the walls of the penitentiary ;"

Which was read and adopted.

Mr. Mueller offered the following amendment :

Amend title of House bill No. 149, by striking out the figures "1000" and insert the figures "500 ;"

Which was read and adopted.

Mr. DeReign offered the following amendment :

Amend House bill No. 149, by striking out all after the enacting clause ;

Which was read and rejected by the following vote, ayes and noes being demanded :

AYES—Messrs.

Armstrong,	Jones (Hickory),	McPherson,	Schooler,
Avery,	Julian,	Mahan,	Shaw,
Baughner,	Kasey,	Meriwether,	Sherrill,
Bennett,	Kline,	Moore (Mississippi),	Short (Cole),
Bourn,	Kyler,	Mortimer,	Smith (Buchanan),
Buckner,	Lane,	O'Dell,	Smith (Howell),
Cape,	Leazenby,	Odneal,	Spencer (Douglas),
Carroll,	LeRoy,	Pratte,	Temme,
Cherrington,	Lynch,	Pritchett,	Weaver,
Chinn,	McCollum,	Rothwell,	Weinhold,
Cox,	McKearly,	Sailor,	Young (St. Francois),
DeReign,	McKee,	Sartin,	Young (Texas)—48.

NOES—Messrs.

Anderson,	Edgar,	Jenkins,	Robertson,
Arnett,	Ferguson,	Johnston,	Rohne,
Atkins,	Freeman,	Jones (Jackson),	Sachse,
Benner,	Fuson,	Jones (Polk),	Sawyer,
Best,	Gay,	LeFavor,	Schoppenhorst,
Bittinger,	George,	Marsh,	Schumacher,
Bothwell,	Gill,	Martin,	Short (Phelps),
Breit,	Gmelich,	Middleton,	Spencer (St. L. City),
Brock,	Griffiths,	Milner,	Steel,
Burks,	Grubb,	Moore (Stone),	Sullinger,
Choate,	Gurney,	Moran,	Swanger,
Davidson,	Hall,	Mueller,	Tartar,
Davis (Wayne),	Hammond,	Murray,	Tate,
Davison,	Hancock,	Old,	Tubbs,
Denny,	Harrison,	O'Reilly,	Watson,
Denslow,	Hart,	Pettijohn,	Waymeyer,
Drabelle,	Higbee,	Phipps,	Wetzel,
Drum,	Hinde,	Porterfield,	Mr. Speaker—72.

Absent—Messrs.

Calhoun,	DeFord,	McIntyre,	Walton,
Collins,	Davis (Taney),	Stickney,	Warner—11.
Correll,	Dyer,	Tatum,	

Absent with leave—Messrs.

Coppedge,	Melson,	Pollock,	Spurgeon—5.
Daneri,			

Sick—Messrs.

Crisp,	Ross	Russell (N. Madrid)—3.
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Mr. Davis of Taney was reported sick.

Mr. Coppedge was granted leave of absence.

House bill No. 149 was then ordered engrossed by the following vote on division: Ayes 63, noes 37.

Mr. Weinhold moved to adjourn until 10 o'clock a. m. tomorrow;

Which was carried by the following vote on division: Ayes 94, noes 23.

TWENTY-SECOND DAY—WEDNESDAY, January 30, 1895.

House met pursuant to adjournment.

Mr. Swanger in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Davidson offered the following resolution:

Whereas, The farmers of Missouri have no rights which the dog is bound to respect, as shown by the vote in this House yesterday; and

Whereas, The sheep-killing dogs seem to control the majority in the Missouri House of Representatives; therefore be it

Resolved. That the farmers of Missouri be and are hereby abolished and all their goods and chattels be confiscated and turned in to the dog; and be it further

Resolved. That a chair of Dogology is hereby established in the State University for the purpose of teaching dogs how to kill sheep in a more dogone manner than by the present somewhat uncivilized mode of tearing them to pieces and leaving them to die at their leisure; and be it further

Resolved. That the friends of the sheep-killing dog in this body be requested to caucus at the earliest opportunity and select from their number some one to be dean of the dog department hereby established, and that the pay of said professor of dogology shall be all the pelts of innocent lambs slain by his pupils, and the farmers shall pay the costs

Which was read.

On motion of Mr. Moore, of Stone the resolution was laid on the table.

Mr. McCollum offered the following resolution:

Whereas, There are two Democrats and six Republicans composing the Committee on Private Corporations, when only seven members are required; therefore be it

Resolved. That said committee be relieved of one Republican, as the Democrats on said committee are few in number.

Which was read.

On motion of Mr. Moran,

The resolution was laid on the table by the following vote on division: Ayes 54, noes 42.

Mr. Lynch presented a petition from the members of the St. Louis Drug Clerks' Society, recommending and asking for the passage of House bill No. 92, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Sawyer presented a petition from citizens of Cape Girardeau county for the protection of public health, and to prevent adulteration of dairy products, and fraud in the sale thereof: which was read and

Referred to Committee on Agriculture.

Mr. Short of Cole presented a petition from the members of the State Board of Health, recommending and asking that House bill No. 92 do pass; which was read and

Referred to Committee on Judiciary.

Mr. Hall presented a petition from the State Board of Pharmacy, recommending and praying for the passage of House bill No. 92; which was read and

Referred to Committee on Judiciary.

Mr. Wetzel presented a petition from citizens of St. Louis City praying for the amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Pritchett presented a petition from the physicians and druggists of Howard county, Mo., asking for the passage of House bill No. 92; which was read and

Referred to Committee on Judiciary.

Mr. Collins presented a petition from citizens of Platte county, Mo., asking for the enactment of a law requiring all owners of land fronting on any public road to clean out and remove all weeds or brush in the roads between the first day of July and fifteenth day of August in each year in all counties where the stock-law is in force; which was read and

Referred to Committee on Roads and Highways.

Mr. Pettijohn offered joint and concurrent resolution No. 11, instructing our Senators and requesting our Representatives in Congress to support House bill 8481, providing for a commission to investigate, and report the subject of the pollution of rivers and other natural sources of public water supply;

Which was read.

Mr. Freeman introduced House bill No. 533, entitled

An act to punish the falsely marking or stamping of karat on any article of merchandise, gold or solid gold, and to prohibit the manufacture and sale thereof;

Which was read first time.

Mr. Mueller introduced House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47, of the Revised Statutes of 1889 of the State of Missouri, entitled "Crimes and punishments," waters of State defined;

Which was read first time.

Mr. Hancock introduced House bill No. 535, entitled

An act to amend section 4761, chapter 60, article 3, of the Revised Statutes of the State of Missouri of 1889, relating to elections;

Which was read first time.

Mr. Collins introduced House bill No. 536, entitled

An act to require all owners or occupiers of lands fronting and abutting on any public road to cut and remove or burn all weeds, brush or undergrowth in the road to the center of the same, and provide for the enforcement of the same;

Which was read first time.

Mr. Bitteringer introduced House bill No. 537, entitled

An act authorizing boards of police to appoint a special policeman upon the recommendation of the Humane society in cities where such society is incorporated;

Which was read first time.

Mr. Hall introduced House bill No. 538, entitled

An act fixing the time of holding court in the Fifteenth judicial circuit and in the criminal court of the Fifteenth judicial circuit and the county of Johnson of the State of Missouri;

Which was read first time.

Mr. Buckner introduced House bill No. 539, entitled

An act to provide for working the convicts on public roads and for reducing the poll-tax;

Which was read first time.

Mr. Jones of Polk introduced House bill No. 540, entitled

An act to repeal section 631, of article 2, chapter 13, of the Revised Statutes of Missouri 1889, and to enact a new section in lieu thereof, relating to prosecuting and circuit attorneys;

Which was read first time.

Mr. Lane introduced House bill No. 541, entitled

An act to amend section 2271, of chapter 33, article 9, of the Revised Statutes of 1889, entitled "Change of venue;"

Which was read first time.

Mr. Short of Phelps introduced House bill No. 542, entitled
An act to appropriate money and provide for the payment of the
claim of the school district of the city of Rolla;

Which was read first time.

Mr. Leazenby introduced House bill No. 543, entitled
An act to amend section 7972, article 1, chapter 143, Revised Stat-
utes of Missouri 1889, entitled "Public schools;"

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 544, en-
titled

An act providing for the placing underground of electric wires
and cables, and for the construction of subways for that purpose in
cities of this State which now have or may hereafter have a population
of two hundred thousand inhabitants or more;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 545, en-
titled

An act to amend chapter 17 of the Revised Statutes of Missouri
1889, entitled "Bills of exchange and negotiable promissory notes," by
striking out section 737, and enacting a new section in lieu thereof, as
follows, to be known as section 737;

Which was read first time.

Mr. Hammond introduced House bill No. 546, entitled

An act to repeal sections 7208, 7209 and 7210, entitled "Pawn-
brokers," and to enact new sections in lieu thereof, to be known as
sections 7208, 7210 and 7210a;

Which was read first time.

Mr. Avery introduced House bill No. 547, entitled

An act to amend chapter 173 of the Revised Statutes of Missouri
of 1889, relating to witnesses, by enacting a new section in lieu of sec-
tion 8922;

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 548, entitled

An act to amend article 2, of chapter 42 of the Revised Statutes
of 1889, entitled "Railroad companies," by adding two new sections
hereto, numbered 2655a and 2655b;

Which was read first time.

Mr. Gay introduced House bill No. 549, entitled

An act defining the liabilities of persons, firms or corporations for
injuries to employes in certain cases;

Which was read first time.

Mr. Pettijohn, from the Committee on Internal Improvements, sub-
mitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to
which was referred House bill No. 42, entitled

An act relating to railroad companies, and giving additional pow-
ers to the Board of Railroad and Warehouse Commissioners, and pre-
scribing certain duties and liabilities of railroad companies,

Begs leave to report that it has examined the same, and recom-
mends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER : Your Committee on Internal Improvements, to which was referred House bill No. 10, entitled

An act to repeal sections 2673 and 2682, article 3, chapter 42, Revised Statutes of 1889, and to enact two new sections in lieu thereof, reducing railroad passenger fare from three and four to two and one-half and three and one-half cents per mile, and to require railroad officials to include in their annual reports to the Railroad Commissioners the number, name, residence, occupation and official position of all persons transported free of charge, or at reduced rates, other than the regular commutation and excursion rates granted to the general public,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations incurring loss or damage by fire under policies of insurance of such companies within this State,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs moved that 300 copies of House bill No. 10 be printed for information of the House ;

Which was agreed to by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Avery,
Benner,
Best,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burke,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,
Davidson,
Davis (Wayne)
Davison,
DeFord,

Denny,
Denslow,
DeReign,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
Gmelich,
Griffiths,
Grubb,
Hall,
Hammond,
Harrison,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Julian,
Kasey,
Kline,

Lane,
Leazenby,
LeFavor,
Lynch,
McCollum,
McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Martin,
Meriwether,
Miller,
Moore (Mississippi),
Moran,
Mueller,
O'Dell,
Odneal,
Old,
O'Reilly,
Porterfield,
Pratte,
Pritchett,
Robertson,
Sallor,

Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (St. L City)
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Tubbs,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (St. Fran.),
Young (Texas),—100

NOES—Messrs.

Atkins,	Jones (Polk)	Phipps,	Temme,
Bennett,	Kyler,	Rohne,	Walton,
Bittinger,	Middleton,	Schumacher,	Warner,
Gurney,	Murray,	Spencer (Douglas),	Weinhold—18.
Hart,	Pettijohn,		

Absent—Messrs.

Baughner,	Jones (Jackson),	Marsh,	Mortimer,
Bill,	LeRoy,	Moore (Stone),	Rothwell—9.
Hancock,			

Absent with leave—Messrs.

Carroll,	George,	Pollock,	Spurgeon,
Daneri,	Melson,	Russell (N. Madrid),	Sachse—8.

Sick—Messrs.

Crisp,	Davis (Faney),	Ross,	Mr. Speaker—4.
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Speaker Russell reported sick.

Mr. George granted indefinite leave of absence.

Mr. Melson granted leave of absence for one day.

The following message was received from the Governor, through his private secretary, Mr. Winston:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., January 30, 1895. }

To the Senate and House of Representatives:

Under the provisions of section 5803 of the Revised Statutes, it is made the duty of the Superintendent of the Insurance Department, on or before the second Monday in February in each year, or as soon thereafter as practicable, to make a report to the Legislature, if the same be in session, otherwise to the Governor, to be forwarded by him to the Legislature, etc.

The report made by the Superintendent in 1894 of his department for the preceding year was made to me, and the same has been printed and distributed. A copy of that report is herewith transmitted to the General Assembly, through the Senate.

This is done simply to conform to the requirements of the statutes, but as it has been already printed, I suggest there will be no necessity of having it made part of the Journal.

The report of the operations of the department for the year 1894 will be made by the Superintendent directly to the General Assembly as soon as the same can be completed.

By reference to the last biennial report of the State Auditor, it will be seen that the amount of State revenue collected from foreign insurance companies during the year 1893 amounted to \$107,918.47, and for the year 1894 to the sum of \$123,297.99, making a total for the two years of \$231,216.46. During the two previous years, 1891 and 1892, the State taxes collected from such companies, as shown by the Auditor's report, amounted to \$179,628.04. This shows an increase in the last two years of \$51,588.42. I desire to say that Hon. James R. Waddill, who has had charge of this department during the last two years, has administered its affairs with the highest degree of efficiency.

I also herewith transmit for information to the General Assembly, by way of the Senate, the first annual report made to me by the Excise Commissioner of the City of St. Louis. This office was created by an act passed by the 37th General Assembly, and has now been in operation about eighteen months. The report herewith transmitted is for the year ending July 3, 1894. It shows that the total tax, both state and municipal, collected during the year reported amounted to \$1,229,668.91. Of this, the city license tax amounted to \$1,011,868.40. During the previous corresponding year the city license tax imposed on dramshops collected amounted to \$861,105.35. Thus, it will be seen that under the administration of Excise Commissioner Bell the sum of \$150,763.05 more city license taxes were collected than were collected on that account the previous year.

This result is all the more gratifying, in view of the fact that it was not occasioned by an increase in the number of saloons; but, on the contrary, the Commissioner reports a very decided decrease in the number of saloons over those running the year before. He stated that during the year he "closed up about three hundred saloons for non-payment of licenses and for keeping disorderly places." An

increase of \$150,763 in revenue, with a decrease of three hundred in the number of saloons, is conclusive proof that the act creating the office of excise commissioner was wise and timely, and the result is highly creditable to the administration of the Commissioner. A comparison of the amount of State license taxes collected during the two years referred to is not made, because, in 1893, the Legislature passed a law increasing the State license tax above what it was a year before. While it is true that the State has been equally as much benefited as the city by the excise law and its administration, the increase in the State license tax referred to makes a comparison between the collections of the two years more difficult. The city license tax was the same both years.

WM. J. STONE, Governor.

Which was read.

(For Excise Commissioner's Report, see Appendix.)

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 163, entitled

An act to prevent the spread of disease among live-stock,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 26, entitled

An act for the protection of dairy interests of the State,

Begs leave to report that it has examined the same, and recommends that the accompanying substitute do pass;

Which was read, substitute adopted, and 300 copies of substitute ordered printed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 2, entitled

An act to establish a reform school for boys in Southwest Missouri, to be known as "State reform school No. 2," and to appropriate money therefor,

Begs leave to report that it has examined the same, and recommends that it do not pass:

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 189, entitled

An act empowering cities of the fourth class to cause census to be taken, with emergency clause;

Also, House bill No. 43, entitled

An act, melon inspection—an act regulating the shipping of water melons in this State;

Also, House bill No. 337, entitled

Cities, towns and villages—village poll-tax—An act to repeal section 1682, article 6, chapter 30, of the Revised Statutes of the State of Missouri 1889, and to enact a new section in lieu thereof, to be known as section 1682, providing for the levy and collection of poll-tax in villages,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Private Corporations, to which was referred House bill No. 426, entitled

An act to amend section 2484, of article 1, chapter 42, Revised Statutes of the State of Missouri of 1889, relating to private corporations,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 506, entitled

An act to exempt cities of the fourth class having a population of fifteen hundred or less from the provisions of the Australian ballot law,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER : Your Committee on Official Salaries and Fees, to which was referred House bill No. 416, entitled

An act to amend section 7933, of chapter 141, of Revised Statutes of 1889, entitled "Salaries,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER : Your Committee on Official Salaries and Fees, to which was referred House bill No. 496, entitled

An act to secure fees of attorneys-at-law, giving them a lien on the money or property in the possession of the adverse party, and upon any judgment obtained after notice,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER : Your Committee on Official Salaries and Fees, to which was referred House bill No. 504, entitled

An act to amend section 4037, article 2, and section 4183, article , of chapter 48, of Revised Statutes of 1889, of the State of Missouri, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 487, entitled

An act to pay probate judges a salary out of the county treasury in lieu of fees now allowed under section of Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 491, entitled

An act to amend the act creating the office of excise commissioner in cities of 200,000 or more, Session Acts of 1893, so as to require the excise commissioner to turn his fees into the State treasury, and providing compensation for said commissioner,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 252, entitled

An act to repeal section 5010, Revised Statutes of 1889, concerning clerks, and to enact a new section,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 119, entitled

An act to repeal (section 2) section 4981, (section 3) 5010, (section 36) section 5015, of an act relating to fees of officials, approved March 31, 1891, and to enact a new section in lieu thereof, and to amend (section 6) section 4985 of said act,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 293, entitled

An act prohibiting third terms in county offices,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 480, entitled

An act to amend article 11, chapter 42 of the Statutes of 1889, entitled "Trust companies,"

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Private Corporations ;
Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 312, entitled

An act to repeal sections 3323, 3324, 3325, 3326, 3327, 3328 and 3329 of article 3, chapter 46, Revised Statutes 1889, entitled "Courts of record,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 396, entitled

An act to repeal section 50 of the act of 1892, approved April 7, 1892, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of holding court therein," and to enact a new section in lieu thereof, providing for the times and places of holding court in the Twenty-second judicial circuit—jurisdiction, duties of clerk and sheriff,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 292, entitled

An act to amend section 8302 Revised Statutes of Missouri, 1889, entitled "Surveyor to be elected, when—term of office,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 375, entitled

An act to amend section 6266 Revised Statutes 1889, concerning jurors, their qualifications and fees,

Begs leave to report that it has examined the same, and recommends that it do not pass, by reason that another bill of the same character has already been reported ;

Which was read.

On motion of Mr. Bothwell, House bill No. 375 was
Referred to the Committee on Official Salaries and Fees.

Mr. Steel, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 203, entitled

An act to repeal an act entitled "Teachers' institutes," approved March 31, 1893, and sections 3, 4, 9, 11, 12, 13, 14, 15 and 16, of "an

act to provide for the training and licensing of teachers," approved April 20, 1891, and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Steel, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 87, entitled

An act to amend section 6427, and repeal sections 6428 and 6429, article 2, chapter 97, Revised Statutes of Missouri 1889, and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ; this matter was covered in our report on House bill No. 244 ;

Which was read.

Mr. Steel, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 393, entitled

An act to amend sections 1, 2a, 4 and 10 of an act entitled "An act, to provide for the training and licensing of teachers," as amended by an act, approved March 21, 1893, relating to teachers' institutes,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

The Committee on Education submitted the report of the Board of Education made to the 38th General Assssembly, with recommendation that the report be referred to the Committee on Appropriations.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 205, entitled

An act to amend section 3438, of chapter 46, of article 5, of the Revised Statutes of 1889 of the State of Missouri, entitled "County courts,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

House bill No. 524 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 525 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 526 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 527 was read second time and
Referred to Committee on Appropriations.

House bill No. 528 was read second time and
Referred to Committee on Education.

House bill No. 529 was read second time and
Referred to Committee on Judiciary.

House bill No. 530 was read second time and
Referred to Committee on Judiciary.

House bill No. 531 was read second time and
Referred to Committee on Labor.

House bill No. 532 was read second time and
Referred to Committee on Judiciary.

Substitute for House bill No. 270 was ordered engrossed by the
following vote on division: Ayes 55, noes 28.

Mr. Drabelle offered the following amendment to title of House
bill No. 270:

Amend title to House bill No. 270 by adding thereto the following
words and figures: "To be known as sections 4245, 4256 and 4258;"

Which was read and adopted.

Substitute to House bill No. 67 was ordered engrossed.

House bill No. 71 was called up for amendment and engrossment.
Mr. Smith of Buchanan offered the following amendment:

Amend House bill No. 71 by striking out the word "forty," in the
eleventh line, and inserting in lieu thereof the word "fifty-five;"

Which was read and adopted by the following vote on division:
Ayes 63, noes 27.

Mr. Young of St. Francois offered the following amendment:

Amend House bill No. 71 by striking out the words "seven
fifty" and the word "and," in line ten, section 1, and insert in lieu
hereof the word "eight;"

Which was read.

On motion of Mr. Moran, the amendment was laid on the table by
the following vote on division: Ayes 52, noes 13.

On motion of Mr. Phipps, House bill No. 69 was taken from the
table and placed on the calendar by the following vote on division:
Ayes 97, noes 0.

On motion of Mr. Davidson, the vote by which House bill No. 413
was refused engrossment was reconsidered by the following vote on
division: Ayes 77, noes 25.

House bill No. 413 was called up for amendment and engrossment.

On motion of Mr. Moran, House bill No. 413 was re-referred to
the Committee on Agriculture.

By order of the House,

House bill No. 472 was taken up and referred to the Committee
on Ways and Means.

House bill No. 411 was then called up for amendment and en-
grossment.

Mr. Cape offered the following amendment:

Amend House bill No. 411 by inserting in the 11th line, after the
word "salaries," the following: "provided, that no such amount shall
be deducted from the salaries of such teachers or clerical employes
who may object to such reduction;"

Which was rejected.

Mr. Gurney moved the previous question;

Which was agreed to.

House bill No. 411 was ordered engrossed.

On motion of Mr. Moore of Stone,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Mr. Swanger.

House bill No. 442 was ordered engrossed.

House bill No. 213 was ordered engrossed.

House bill No. 126 was called up for amendment and engrossment.

Mr. Young of St. Francois offered the following amendment to the title of House bill No. 126 :

Amend title to House bill No. 126 by adding "with emergency clause ;"

Which was read and adopted.

Mr. Davison offered the following amendmeet :

Amend section 1 of House bill No. 126 by striking out the word "have," in the 10th line thereof, and inserting in lieu thereof the word "has," and by striking out the word "their" in the 11th line of said section 1, and inserting in lieu thereof the word "its;"

Which was read and adopted.

House bill No. 126 was ordered engrossed as amended.

House bill No. 125 was called up for amendment and engrossment.

Mr. Watson offered the following amendment:

Amend House bill No. 125 by striking out all of section 1 and inserting in lieu thereof the following words:

Section 1. Standing timber which has been conveyed by deed, and is owned by any person other than the owner of the soil on which it stands, shall be subject to assessment and taxation as other real property in the name of the second owner, and shall be subject to judgment and sale for taxes as other real property.

Which was read and adopted.

Substitute for House bill No. 125 was then ordered engrossed as amended.

House bill No. 325 was called up for amendment and engrossment.

Mr. McIntyre offered the following amendment:

Amend House bill No. 325 by striking out all after line 5, on page 3;

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 35, entitled

An act relating to certain contracts for the conditional sale, lease or hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof;

Which was read.

Mr. Bothwell was called to the chair.

The amendment to House bill No. 325 was then called up and rejected by the following vote on division: Ayes 37, noes 59.

Mr. Davidson moved the bill be recommitted;

Which was not agreed to.

Mr. Swanger offered the following amendment :

Amend section 3 by striking out all of said section after the word "Missouri," in the seventh line thereof, and inserting the following :

There shall be one county superintendent of public schools in each county in Missouri, who shall be *ex officio* county commissioner of public schools, and who shall be at least twenty-one years of age, of good moral character, shall hold a first-grade county certificate or a state certificate, and, in addition thereto, shall be able to pass a satisfactory examination in algebra, American literature, history of pedagogy, and at least one of the natural sciences—said examination to be held three weeks prior to the annual meeting at which the county superintendent is elected, to be under such rules as the state board of education may prescribe; and he shall have taught at least ten months in public schools within the two years next preceding his election; but nothing herein shall be construed to render ineligible any incumbent of the county commissioner's office at the time of the passage of this act, because of such incumbency. The county superintendent of public schools shall be elected by the qualified voters of the counties at the annual district school meetings held in said county on the first Tuesday in April, 1895, and every two years thereafter. All returns of elections held under this section shall be made to the clerk of the county court of each county, whose duty it shall be to cast up said returns and give to the person having the greatest number of votes a certificate of election, for which he shall receive fifty cents, to be paid by the party receiving the certificate; and the county clerk shall certify said election to the state superintendent—contested elections under this section to be decided by the county court. Said county superintendent of public schools shall hold his office for two years, and until his successor is elected and qualified; and all vacancies caused by death, resignation, refusal to serve or removal from the county shall be filled by the governor by appointment for the unexpired term. At the expiration of his term of office, the county superintendent shall turn over all books, papers, certificates, stub-books and records in his possession to his successor. The vote for county superintendent by the voters at the annual meeting shall be cast up and the result announced to the meeting and entered upon the record of the proceedings. A certificate containing the names of the persons voted for, and the number of votes cast for each, shall be delivered by the district clerk within five days thereafter to the county clerk, the said certificate to be signed by the chairman and secretary of said meeting; and the county clerk shall, within ten days after the annual school meeting, cast up the same, and issue a commission, attested by the seal of his court, to the person receiving the highest number of votes at such election.

Which was read.

Mr. Gill offered the following substitute to the amendment :

Amend House bill No. 325 by striking out section 8035 and inserting in lieu thereof the following:

Section 8035. *County supervision, how adopted.*—Whenever the inhabitants of any county in this State may desire to establish county school supervision in and for said county, and elect a county school superintendent therefor, the same may be accomplished in the following manner: Upon the reception of a petition setting forth said facts and signed by one hundred resident freeholders, the county court shall order an election held therefor at the next annual school meeting, thirty days' notice to be given of said election, by publication in at least two county papers, if there be that number published in said county, within the county; and the vote therefor shall be by ballot; those voting therefor shall have written or printed on their ballots, "for supervision;" and those voting against shall have written or printed on their ballots, "against supervision;" and should a majority of the votes cast upon said proposition be for supervision, the county clerk shall declare by publication the adoption of county supervision in and for said county. The vote shall be cast up at the annual meeting, forwarded to the county clerk, and by him counted and announced in the same manner as the vote for county school commissioner. All elections held for county superintendent shall be governed by the law controlling the election and qualification of the county commissioner, and all vacancies shall be for like cause and filled in like manner. Should county supervision be adopted at the annual meeting near the middle of the term of the county commissioner, the commissioner then in office shall comply with the requirements of the next section, and serve as county superintendent for the ensuing year and until his successor is elected and qualified.

Which was read and rejected.

Mr. Gurney moved the previous question;

Which was not agreed to.

The substitute for amendment was rejected by the following vote:

A YES—Messrs.

Armstrong,	Cox,	McKearly,	Sailor,
Arnett,	Ferguson,	McKee,	Schoppenhorst,
Atkins,	Fuson,	McPherson,	Schooler,
Avery,	Gill,	Mahan,	Sherrill,
Baughner,	Griffiths,	Martin,	Short (Phelps),
Benner,	Hall,	Melson,	Smith (Buchanan),
Bennett,	Hancock,	Meriwether,	Spencer (Douglas),
Best,	Jones (Hickory),	Miller,	Tartar,
Bourn,	Jones (Polk),	Moore (Mississippi),	Tubbs,
Brock,	Kasey,	Moore (Stone),	Watson,
Cape,	Kyler,	O'Dell,	Waymeyer,
Cherrington,	Lane,	Old,	Weaver,
Chinn,	McCollum,	Pollock,	Weinhold,
Collins,	McIntyre,	Rothwell,	Young (Texas)—57.
Coppedge,			

NOES—Messrs.

Anderson,	Edgar,	LeFavor,	Sartin,
Bittinger,	Freeman,	LeRoy,	Sawyer,
Breit,	Gay,	Lynch,	Schumacher,
Buckner,	Gmelich,	Middleton,	Shaw,
Burks,	Grubb,	Moran,	Short (Cole),
Calhoun,	Gurney,	Mortimer,	Smith (Howell),
Correll,	Hammond,	Mueller,	Spencer (St. L. City)
Crisp,	Harrison,	Murray,	Steel,
Davidson,	Hart,	Odneal,	Stickney,
Davis (Wayne),	Higbee,	O'Reilly,	Sullinger,
Davison,	Hinde,	Pettijohn,	Swanger,
DeFord,	Jenkins,	Phipps,	Tate,
Denny,	Johnston,	Porterfield,	Tatum,
Denslow,	Jones (Jackson),	Pritchett,	Walton,
Drabelle,	Julian,	Robertson,	Warner,
Drum,	Kline,	Rohne,	Wetzel—67.
Dyer,	Leazenby,	Sachse,	

Absent—Messrs.

Bothwell,	George,	Pratte,	Young (St. Francois)
DeReign,	Marsh,	Temme,	—7.

Absent with leave—Messrs.

Carroll,	Daneri,	Russell (N. Madrid),	Spurgeon—5.
Choate,			

Sick—Messrs.

Davis (Taney),	Ross,	Russell (Crawford)—3.
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The amendment was then adopted.

Mr. Swanger offered the following amendment:

Amend section 1 by adding to line 18, after the word "qualified," the following:

"And to designate their choice by ballot, a person to fill the office of county superintendent of public schools;"

Which was read and adopted.

Mr. Swanger offered the following amendment:

Amend section 8037, line 38, on page 5, by striking out the figures "100,000" and insert in lieu thereof "50,000;"

Which was read and adopted.

Mr. Brock offered the following amendment:

Amend House bill No. 325, page 6, by striking out all after the word "day," in line 7, section 8038, to the period in line 9 of said section; also, all that is enclosed in parenthesis in lines 14 and 15;

Which was read and adopted.

Mr. Young of Texas offered the following amendment:

Amend House bill No. 325, by adding thereto a new section, as follows: "The provisions of this act shall not apply to counties of less than twenty thousand inhabitants;"

Which was read.

Mr. Armstrong offered the following amendment to the amendment :
Amend amendment to House bill No. 325, by striking out the word "twenty," and inserting the word "thirty," as it appears before "counties;"

Which was read and rejected by the following vote :

AYES—Messrs.

Armstrong,	Cox,	McKee,	Schooler,
Arnett,	DeKeign,	McPherson,	Sherrill,
Atkins,	Ferguson,	Mahan,	Smith (Buchanan),
Avery,	Fuson,	Melson,	Smith (Howell),
Baughner,	Gill,	Meriwether,	Spencer (Douglas),
Benner,	Griffiths,	Moore (Mississippi),	Tartar,
Bennett,	Jenkins,	Moore (Stone),	Temme,
Best,	Jones (Hickory),	O'Dell,	Tubbs,
Bourn,	Jones (Polk),	Old,	Watson,
Cape,	Kasey,	Pollock,	Waymeyer,
Chinn,	Kyler,	Rothwell,	Weaver,
Choate,	Lane,	Sawyer,	Young (St. Franc.)
Collins,	McCollum,	Schoppenhorst,	Young (Texas)—54.
Coppedge,	McKearly,		

NOES—Messrs.

Anderson,	Drum,	LeFavor,	Sachse,
Bittinger,	Dyer,	LeRoy,	Sailor,
Bothwell,	Edgar,	Marsh,	Sartin,
Breit,	Freeman,	Martin,	Schumacher,
Brock,	Gay,	Middleton,	Shaw.
Buckner,	Gmelich,	Miller,	Short (Cole),
Burks,	Grubb,	Moran,	Short (Phelps),
Calhoun,	Gurney,	Mortimer,	Spencer (St. L. City),
Cherrington,	Hall,	Mueller,	Steel,
Correll,	Harrison,	Murray,	Sullinger,
Crisp,	Hart,	Odneal,	Swanger,
Davidson,	Higbee,	O'Reilly,	Tate,
Davis (Wayne),	Johnston,	Pettijohn,	Tatum,
Davison,	Jones (Jackson),	Porterfield,	Walton,
DeFord,	Julian,	Pritchett,	Warner,
Jenny,	Kline,	Robertson,	Weinhold,
Jenslow,	Leazenby,	Rohne,	Wetzel—69.
Drabelle,			

Absent—Messrs.

George,	Hancock,	Lynch,	Phipps,
Hammond,	Hinde,	McIntyre,	Pratte—8.

Absent with leave—Messrs.

Barroll,	Daneri,	Russell (N. Madrid) Spurgeon—4.
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Sick—Messrs.

Davis (Taney),	Ross,	Mr. Speaker—3.
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The amendment was then rejected by the following vote :

AYES—Messrs.

Armstrong,	Cox,	McKee,	Schooler,
Arnett,	DeReign,	McPherson,	Sherrill,
Atkins,	Ferguson,	Mahan,	Smith (Buchanan),
Avery,	Fuson,	Marsh,	Smith (Howell),
Baughner,	Gill,	Martin,	Spencer (Douglas),
Benner,	Griffiths,	Melson,	Temme,
Bennett,	Hall,	Meriwether,	Tubbs,
Best,	Jones (Hickory),	Miller,	Watson,
Bothwell,	Kasey,	Moore (Mississippi),	Waymeyer,
Bourn,	Kyler,	Moore (Stone),	Weaver,
Cape,	Lane,	O'Dell,	Weinhold,
Cherrington,	LeRoy,	Old,	Young (St. Fran.).
Chinn,	McCollum,	Pollock,	Young (Texas),
Collins,	McIntyre,	Schoppenhorst,	—57.
Coppedge,	McKearly,		

NOES—Messrs.

Anderson,	Dyer,	Leazenby,	Sartin,
Bittinger,	Edgar,	LeFavor,	Sawyer,
Breit,	Freeman,	Middleton,	Schumacher,
Brock,	Gay,	Moran,	shaw,
Buckner,	Gmelich,	Mortimer,	Short (Cole),
Burks,	Grubb,	Mueller,	Short (Phelps),
Calhoun,	Gurney,	Murray,	Spencer (St. L. City),
Correll,	Hammond,	Odneal,	Steel,
Crisp,	Hancock,	O'Reilly,	Sullinger,
Davidson,	Harrison,	Pettijohn,	Swanger,
Davis (Wayne),	Hart,	Phipps,	Tartar,
Davison,	Higbee,	Porterfield,	Tate,
DeFord,	Johnston,	Pritchett,	Tatum,
Denny,	Jones (Jackson),	Robertson,	Walton,
Denslow,	Jones (Polk),	Rohne,	Warner,
Drabelle,	Julian,	Sachse,	Wetzel—67.
Drum,	Kline,	Sailor,	

Absent—Messrs.

Choate,	Hinde,	Lynch,	Rothwell,
George,	Jenkins,	Pratte,	Stickney—3.

Absent with leave—Messrs.

Carroll,	Daneri,	Russell (N. Madrid),	Spurgeon—4.
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Sick—Messrs.

Davis (Taney),	Ross,	Russell (Crawford)—3.	
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Mr. Choate offered the following amendment :

Amend House bill No. 325 by striking out the words "not less than" between the words "of" and "three," in line 6 of section 8038;
Which was read and adopted.

Mr. Avery moved to adjourn ; which was lost by the following vote :

AYES—Messrs.

Armstrong,	DeReign,	Meriwether,	Schooler,
Atkins,	Fuson,	Miller,	Sherrill,
Avery,	Gill,	Moore (Mississippi),	Short (Phelps),
Baughner,	Jenkins,	Mortimer,	Smith (Buchanan),
Bennett,	Jones (Hickory),	O'Dell,	Smith (Howell),
Best,	Jones (Polk),	Old,	Spencer (Douglas),
Bourn,	Julian,	Pollock,	Tubbs,
Brock,	Kasey,	Pritchett,	Watson,
Calhoun,	McKearly,	Rohne,	Waymeyer,
Cape,	McKee,	Rothwell,	Weaver,
Collins,	Mahan,	Sawyer,	Young (St Fran.),
Coppedge,	Melson,	Schoppenhorst,	Young (Texas)—49.
Cox,			

NOES—Messrs.

Anderson,	Drum,	Kyler,	Porterfield,
Arnett,	Dyer,	Lane,	Robertson,
Benner,	Edgar,	Leazenby,	Sachse,
Bittinger,	Ferguson,	LeFavor,	Sartin,
Bothwell,	Freeman,	LeRoy,	Schumacher,
Breit,	Gay,	McCollum,	Shaw,
Buckner,	Gmelich,	McIntyre,	Short (Cole),
Burks,	Griffiths,	McPherson,	Spencer (St. L. city),
Chinn,	Grubb,	Martin,	Steel,
Choate,	Gurney,	Middleton,	Sullinger,
Correll,	Hall,	Moore (Stone),	Swanger,
Crisp,	Hammond,	Moran,	Tartar,
Davidson,	Harrison,	Mueller,	Tate,
Davis (Wayne),	Hart,	Murray,	Tatum,
Davison,	Higbee,	Odneal,	Temme,
DeFord,	Johnston,	O'Reilly,	Walton,
Denny,	Jones (Jackson),	Pettijohn,	Warner,
Denslow,	Kline,	Phipps,	Wetzel—73.
Drabelle,			

Absent—Messrs.

Cherrington,	Hancock,	Marsh,	Sailor,
Davis (Taney),	Hinde,	Pratte,	Stickney,
George,	Lynch,	Ross,	Weinhold—12.

Absent with leave—Messrs.

Carroll,	Daneri,	Russell (N. Madrid),	Spurgeon—4.
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Sick—Mr. Speaker—1.

Mr. Moran moved the previous question ;
Which was agreed to by the following vote :

AYES—Messrs.

Benner,	Gay,	LeFavor,	Sawyer,
Bittinger,	Gmellich,	LeRoy,	Schoppenhorst,
Bothwell,	Griffiths,	Martin,	Schumacher,
Breit,	Grubb,	Middleton,	Shaw,
Buckner,	Gurney,	Miller,	Sherrill,
Burks,	Hall,	Moran,	Short (Cole),
Calhoun,	Hancock,	Mortimer,	Short (Phelps),
Choate,	Harrison,	Mueller,	Spencer (St.L. city),
Crisp,	Hart,	Murray,	Steel,
Davis (Wayne),	Higbee,	Odneal,	Stickney,
DeFord,	Hinde,	Pettijohn,	Sullinger,
Denny,	Johnston,	Phipps,	Swanger,
Denslow,	Julian,	Porterfield,	Tate,
Drabelle,	Kline,	Robertson,	Tatum,
Drum,	Kyler,	Rohne,	Walton,
Dyer,	Lane,	Sachse,	Warner
Edgar,	Leazenby,	Sartin,	Wetzel—69.
Freeman,			

NOES—Messrs.

Anderson,	Cox,	McKearly,	Sailor,
Armstrong,	Davidson,	McKee,	Schooler,
Arnett,	Davison,	McPherson,	Smith (Buchanan),
Atkins,	DeReign,	Mahan,	Smith (Howell),
Avery,	Ferguson,	Marsh,	Spencer (Douglas),
Baugher,	Fuson,	Melson,	Tartar,
Bennett,	Gill,	Meriwether,	Temme,
Best,	Hammond,	Moore (Mississippi),	Tubbs,
Bourn,	Jenkins,	Moore (Stone),	Watson,
Brock,	Jones (Hickory),	O'Dell,	Waymeyer,
Cape,	Jones (Jackson),	Old,	Weaver,
Chinn,	Jones (Polk),	O'Reilly,	Weinhold,
Collins,	Kasey,	Pollock,	Young (St. Francois),
Coppedge,	McCollum,	Pritchett,	Young (Texas)—59.
Correll,	McIntyre,	Rothwell,	

Absent—Messrs.

Cherrington,	George,	Lynch,	Ross—6.
Daneri,	Pratte,		

Absent with leave—Messrs.

Carroll,	Russell (N. Madrid),	Spurgeon—3.
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Sick—Messrs.

Mr. Speaker,	Davis (Taney)—2.
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Mr. Weinhold moved to adjourn ; which was not agreed to by the following vote :

AYES—Messrs.

Armstrong,	DeReign,	Martin,	Sailor,
Arnett,	Ferguson,	Melson,	Schooler,
Atkins,	Fuson,	Meriwether,	Short (Phelps),
Avery,	Gill,	Miller,	Smith (Buchanan),
Baugher,	Hancock,	Moore (Mississippi),	Smith (Howell),
Bennett,	Jones (Hickory),	Moore (Stone),	Spencer (Douglas),
Best,	Jones (Polk),	Mortimer,	Tartar,
Bothwell,	Kasey,	O'Dell,	Tubbs,
Bourn,	McIntyre,	Old,	Weaver,
Brock,	McKearly,	Pollock,	Weinhold,
Cape,	McKee,	Rohne,	Young (St. Francois),
Collins,	Mahan,	Rothwell,	Young (Texas)—50.
Cox,	Marsh,		

NOES—Messrs.

Anderson,	Drum,
Benner,	Dyer,
Bittinger,	Edgar,
Breit,	Freeman,
Buckner,	Gay,
Burks,	Gmelich,
Calhoun,	Griffiths,
Cherrington,	Grubb,
Chinn,	Gurney,
Choate,	Hall,
Correll,	Hammond,
Crisp,	Harrison,
Davidson,	Hart,
Davis (Wayne),	Higbee,
Davison,	Hinde,
DeFord,	Jenkins,
Denny,	Johnston,
Denslow,	Jones (Jackson),
Drabelle,	Kline,

Kyler,
Leazenby,
LeFavor,
LeRoy,
Lynch,
McCollum,
McPherson,
Middleton,
Moran,
Mueller,
Murray,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Sachse,

Sartin,
Schoppenhorst,
Schumacher,
Shaw,
Sherrill,
Short (Cole),
Spencer (St. L. City),
Steel,
Stickney,
Sullinger,
Swanger,
Tate,
Tatum,
Walton,
Warner,
Watson,
Waymeyer,
Wetzel—74.

Absent—Messrs.

Coppedge,	George,
Daneri,	Julian,
Davis (Taney),	Lane,

Pratte,
Pritchett,
Ross,

Sawyer,
Spurgeon,
Temme—12.

Absent with leave—Messrs.

Carroll,	Russell (N. Madrid)—2.
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Sick—Mr. Speaker—1.

House bill No. 325 was then ordered engrossed, as amended, by the following vote :

AYES—Messrs.

Anderson,	Dyer,
Benner,	Edgar,
Bittinger,	Freeman,
Bothwell,	Gay,
Breit,	Gmelich,
Buckner,	Grubb,
Burks,	Gurney,
Calhoun,	Hall,
Cherrington,	Hammond,
Choate,	Harrison,
Correll,	Hart,
Crisp,	Higbee,
Davidson,	Hinde,
Davis (Wayne),	Jenkins,
Davison,	Johnston,
DeFord,	Jones (Jackson),
Denny,	Kline,
Denslow,	Kyler,
Drabelle,	Leazenby,
Drum,	

LeFavor,
LeRoy,
Martin,
Middleton,
Miller,
Moran,
Mueller,
Mortimer,
Murray,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Porterfield,
Pritchett,
Robertson,
Rohne,
Rothwell,
Sachse,

Sailor,
Sartin,
Sawyer,
Schumacher,
Shaw,
Short (Cole),
Short (Phelps),
Spencer (St. L. City),
Steel,
Stickney,
Sullinger,
Swanger,
Tate,
Tatum,
Walton,
Warner,
Wetzel,
Young (St. Fran.),

—76.

NOES—Messrs.

Armstrong,	DeReign,
Arnett,	Ferguson,
Atkins,	Fuson,
Avery,	Gill,
Baughner,	Griffiths,
Bennett,	Jones (Hickory),
Best,	Jones (Polk),
Bourn,	Kasey,
Brock,	Lane,
Cape,	McCollum,
Chinn,	McIntyre,
Collins,	McKearly,
Cox,	McKee,

McPherson,
Mahan,
Marsh,
Melson,
Meriwether,
Moore (Mississippi),
Moore (Stone),
O'Dell,
Old,
Pollock,
Schoppenhorst,
Schooler,

Sherrill,
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Tartar,
Temme,
Tubbs,
Watson,
Waymeyer,
Weaver,
Weinhold,
Young (Texas)—50.

Absent—Messrs.

Carroll,	George,	Julian,	Pratte,
Coppedge,	Hancock,	Lynch,	Spurgeon—9.
Davis (Taney),			

Absent with leave—Messrs.

Janeri,	Russell (N. Madrid)—2.
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Sick—Messrs.

Ross,	Mr. Speaker—2.
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On motion of Mr. Rothwell,
The House adjourned until 10 o'clock a. m. to-morrow.

TWENTY-THIRD DAY—SATURDAY, January 26, 1895.

House met pursuant to adjournment.

Mr. Swanger in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Murray offered the following resolution:

Whereas, the Women's Christian Temperance Union is doing a grand and noble work in the cause of reformation; and

Whereas, said organization have requested the use of the Hall of Representatives for one night for Mrs. Clara C. Hoffman to lecture in; therefore be it

Resolved, That the Hall of Representatives be granted for that purpose on Wednesday night, February 6.

Which was read and adopted.

Mr. Bothwell was called to the chair.

Mr. Davidson offered the following resolution:

Be it resolved by the House of Representatives:

That the custom known as "options," which are sales for future delivery of grain, cotton and provisions, as practiced by the exchanges of this country, under which millions of bushels of grain and thousands of bales of cotton in excess of every bushel or bale actually raised by honest toil on American soil are sold on speculative margins, should be denounced, and those engaging in such practices should be declared public enemies to the best interests of the country; and inasmuch as the Hatch anti-option bill, which has twice passed the National House of Representatives and is now before the Senate for passage, prevents fictitious sales, by compelling the delivery of all products sold, thereby enabling producers to maintain prices by the law of supply and demand, its passage by the Senate is hereby demanded, and our Senators are hereby instructed to use their best efforts for its immediate enactment in the interest of their constituents.

Which was read.

Mr. Tatum moved to refer the resolution to the Committee on Federal Relations;

Which was not agreed to.

Mr. Drabelle offered the following amendment:

Amend resolution by striking out the word "instructing," and inserting in lieu thereof the word "requesting";

Which was read and adopted.

Mr. Swanger offered the following amendment:

Amend by adding the following words: "and that Senator George Graham Vest be requested to again turn on the calcium light;"

Which was read.

On motion of Mr. Swanger, the resolution and amendment were laid on the table.

Mr. Davidson moved to take the resolution from the table; which was agreed to by the following vote, the ayes and noes being demanded:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Cape,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,
Crisp,
Davidson,
Davis (Wayne),
Denny,
DeReign,
Drabell,
Drum,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hammond,
Hancock,
Hart,
Hinde,
Jenkins,
Jones (Hickory),
Julian,
Kasey,
Kline,
Kyler,
Lane,
Lynch,

McCollum,
McIntyre,
McKearly,
McKee,
McPherson,
Marsh,
Martin,
Melson,
Meriwether,
Miller,
Moore (Mississippi),
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Pratte,
Pritchett,
Ross,
Rothwell,
Russell (N. Madrid),
Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Sullinger,
Tartar,
Tate,
Tatum,
Tubbs,
Watson,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas)—98.

NOES—Messrs.

Bennett,
Best,
Calhoun,
Davis (Taney),
Davison,
DeFord,
Denslow,
Dyer,
Edgar,
Gurney,
Harrison,
Higbee,
Johnston,
Jones (Jackson),
Jones (Polk),
Leazenby,
LeFavor,
LeRoy,

Mahan,
Middleton,
Moore (Stone),
Moran,
Mueller,
Porterfield,
Robertson,
Rohne,
Sachse,

Schumacher,
Smith (Howell),
Stickney,
Swanger,
Temme,
Walton,
Warner,
Waymeyer—35.

Absent—Messrs.
Cherrington,

Daneri,

Mortimer—3.

Absent with leave—Messrs.
Carroll,

Spurgeon—2.

Sick—Mr. Speaker—1.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 398, entitled

An act to repeal article 2, chapter 167, relating to "Agricultural College and School of Mines and State Board of Agriculture,"

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments, five in number:

Amendment No. 1:

Amend House bill No. 398, section 3, by striking out the words "the passage of," in line 4 of said section; also by inserting between the words "act" and "and," in said 4th line, the words "takes effect;"

Amendment No. 2:

Amend House bill No. 398, section 9, by inserting between the words "shall" and "have," in the 4th line, the words "to the extent of moneys appropriated therefor;"

Amendment No. 3:

Amend House bill No. 398, section 17, by striking out the words "the passage of" in the seventh line, also by adding at the end of said seventh line the words "takes effect;" also by striking out the word "one," being the first word of the eighth line, and inserting the word "of" in lieu thereof; also by striking out the words "passage of this act," in the eleventh line, and inserting in lieu thereof the words "time this act takes effect;"

Amendment No. 4:

Amend House bill No. 398, section 30, by striking out all of said section after the word "dollar," in the fourth line thereof;

Amendment No. 5:

Amend title to House bill No. 398, by inserting between the words "article" and "contained," in the sixth line, the words "entitled an act to establish a state agricultural college, and provide for its location and control, and to appropriate money therefor; and to establish a school of mines, and provide for its location and control, and establish a state board of agriculture, and defining its duties and powers;"

Which was read, amendment agreed to, and 300 copies of the bill as amended ordered printed.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred House resolution No. 59, directing your committee "to inquire and report to this House at whose expense and under what contract copies of the Daily Tribune each morning are placed upon the desks of the members of the House,"

Begs leave to report that it has made said investigation, and submits the following report:

The management of the Daily Tribune claim that the printing of the House proceedings in said paper is included in the contract of the State printing, and that company has taken upon itself to leave the said paper upon the desks of the members of the House, and that the House may pay for the same if it sees fit; and if the House does not pay for the said papers, your Committee has been informed by Mr. Ewing, of the Daily Tribune, that the legality of the printing of said House proceedings will be tested in the courts.

Which was read.

Mr. Correll moved to re-refer House bill No. 398 with amendments, to Committee on Agriculture.

Mr. Fuson moved the previous question; which was agreed to.

The motion to re-refer House bill No. 398 to Committee on Agriculture was not agreed to by the following vote:

AYES—Messrs.

Anderson,	DeReign,	McIntyre,	Rothwell,
Arnett,	Gill,	McKearly,	Russell (N. Madrid).
Atkins,	Grubb,	McKee,	Schooler,
Avery,	Hammond,	Melson,	Sherrill,
Baughner,	Hart,	Meriwether,	Short (Cole),
Bittinger,	Higbee,	Moore (Mississippi),	Short (Phelps),
Chinn,	Jenkins,	Old,	Tate,
Collins,	Julian,	Pettijohn,	Walton,
Cox,	Kasey,	Pollock,	Weaver,
Crisp,	Kline,	Pritchett,	Weinhold—42.
Davis (Wayne),	LeRoy,		

NOES—Messrs.

Armstrong,	Breit,	Cherrington,	DeFord,
Benner,	Brock,	Coppedge,	Denny,
Bennett,	Burks,	Correll,	Denslow,
Best,	Calhoun,	Davis (Taney),	Drabelle,
Bethwell,	Cape,	Davison,	Drum,

Dyer,	Kyler,	Odneal,	Smith (Howell),
Edgar,	Lace,	O'Reilly,	Spencer (Douglas),
Ferguson,	Leazenby,	Phipps,	Spencer (St. L. City),
Fuson,	LeFavor,	Porterfield,	Steel,
Gay,	Lynch,	Pratte,	Stickney,
Gmelich,	McCollum,	Robertson,	Swanger,
Griffiths,	McPherson,	Robne,	Tartar,
Gurney,	Mahan,	Ross,	Tatum,
Hall,	Martin,	Sachse,	Temme,
Hancock,	Middleton,	Sailor,	Tubbs,
Harrison,	Miller,	Sartin,	Warner,
Hinde,	Moore (Stone),	Sawyer,	Watson,
Johnson,	Moran,	Schoppenhorst,	Waymeyer,
Jones (Hickory),	Mueller,	Schumacher,	Wetzel,
Jones (Jackson),	Murray,	Shaw,	Young (St. Fran.),
Jones (Polk),	O'Dell,	Smith (Buchanan),	Young (Texas)—84.

Absent—Messrs.

Bourn,	Daneri,*	Freeman,	Mortimer,
Choate,	Davidson,	Marsh,	Sullinger—8.

Absent with leave—Messrs.

Carroll,	George,	Spurgeon—3.
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Sick—Messrs.

Buckner,	Russell (Crawford)—2.
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Mr. Buckner was reported sick.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 79, entitled

An act to create a board of election commissioners in cities of the first and second class,

Begs leave to report that it has examined the same, and recommends the adoption of the accompanying amendments, and that the bill, as amended, pass.

Amendment No. 1 (to article 1):

Strike out in section 1, line 1, the words "of the first class and in every city of the second class," and insert in lieu thereof the words "having over one hundred thousand inhabitants;"

Amendment No. 2 (to article 1):

Strike out all of lines 5 and 6 in section 1, except words "circuit court," and after said words, at end of line 6, insert the following:

"Having jurisdiction in such cities; if such circuit court be composed of more than one judge, the judges thereof shall meet in general term and make such appointments. In case of tie in the selection of any one of said commissioners, such selection shall be determined by lot in such manner as said judges shall direct by rule; which rule shall be adopted before said court shall enter upon the duties of appointing said commissioners;"

Amendment No. 3:

Amend section 7, by inserting after the word "room," in line 19 on page 74, the following: "And upon such watcher or watchers being excluded from such room, the judge or judges representing the same political party as the rejected watcher, may select other watchers in their stead;"

Amendment No. 4:

Amend section 2, of article 4, by inserting after the word "city" in second line from the bottom on page 59, the following: "including

members of the General Assembly whose districts are wholly within said city;" and

Amendment No. 5:

Amend said bill by striking out the emergency clause;

Amendment No. 6:

Amend the title of said bill by striking out the same, and inserting in lieu thereof the following:

An act to create a Board of Election Commissioners in cities having over one hundred thousand inhabitants, to definite the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses, and providing for punishment thereof, prescribing penalties for violation of the provisions of this act, and abolishing the office of Recorder of Voters;

Which was read, amendments agreed to, and 300 copies of the bill, as amended, ordered printed.

On motion of Mr. Tubbs, the printing of House bill No. 79 was given precedence.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 508, entitled

An act to exempt town, mutual, fire, lightning, tornado, wind storm or cyclone insurance companies from the provisions of chapter 89, Revised Statutes, and providing for the incorporation of the same,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 131, entitled

An act to repeal sections 8113, 8114, 8115, 8116, 8117, of the Revised Statutes of Missouri 1889, entitled "Elections of school directors in cities having over three hundred thousand inhabitants," and to enact a new law in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 493, entitled

An act to compel attendance at school,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. LeRoy, from the Committee on Miscellaneous and Unfinished Business, submitted the following report:

MR. SPEAKER: Your Committee on Miscellaneous and Unfinished Business, to which was referred House bill No. 35, entitled

An act to authorize W. T. Swindle to practice medicine and surgery in Ripley county, Mo.,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Porterfield, from the Committee on Immigration, submitted the following report :

MR. SPEAKER: Your Committee on Immigration, to which was referred House bill No. 232, entitled

An act to repeal chapter 81, Revised Statutes of Missouri, 1889, entitled "Immigration,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Porterfield, from the Committee on Immigration, submitted the following report :

MR. SPEAKER: Your Committee on Immigration, to which was referred House bill No. 286, entitled

An act to repeal chapter 81, of the Revised Statutes 1889, entitled "Immigration,"

Begs leave to report that it has examined the same, and recommends that it do not pass, on account of House bill 232, which covers the same chapter ;

Which was read.

Mr. Freeman was granted leave of absence until Saturday.

On motion of Mr. Choate,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order.

Speaker Russell in the chair.

Hon. A. A. Lesueur, Secretary of State, submitted the following report :

CITY OF JEFFERSON, January 30, 1895.

To the Honorable the 38th General Assembly of the State of Missouri :

Gentlemen—I have the honor, in compliance with the provisions of section 2 of the acts of the General Assembly of 1891, entitled "An act authorizing the incorporation of savings and safe-deposit institutions, and defining their powers and duties, and repealing article 12 of chapter 42 of the Revised Statutes of Missouri of 1889, and all acts and parts of acts inconsistent with this act," approved April 1, 1891, which said act provides that the secretary of state shall examine such saving and safe-deposit institutions and prescribe a form of statement therefor, to make the following report :

Since the passage of this law but one such institution has been incorporated namely, the St. Louis Safe Deposit and Savings Bank at St. Louis. I have several times visited the bank and examined into the manner in which it conducts its business, and on Saturday, January 26, made a careful and detailed examination of its books and securities, which were found to be correct and satisfactory. The law provides that the Secretary of State shall prescribe a form of statement to be made by banks organized under this law. In this form, beside other things, I have required this bank to make an itemized statement of its expenses, as I deem this of especial importance in institutions of that kind ; and I have required the directors to attest the correctness of the report to make oath that they have made the exam

ation required by section 27 of the act—experience having shown in the general banking law that a simple statement of correctness fails to adequately secure this service. Three of the directors of the bank were placed under oath and required to answer seriatim as to whether the vital requirements of the law under which it is operated had been obeyed. These interrogatories were answered in the affirmative, and the books, bonds, notes and accounts of the banks bore out the statements of the directors. I append herewith, in exemplification, copies of the last two statements made to this department by this bank.

Very respectfully, your obedient servant,

A. A. LESUEUR,

Secretary of State.

(For copies of statements see Appendix.)

Which report was read and referred to Committee on Printing.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 155, entitled

An act to repeal section 2688, article 3, chapter 42, Revised Statutes of 1889, relating to salaries of Railroad Commissioners, and to enact a new section in lieu thereof, reducing the salaries of said commissioners ;

Also, House bill No. 229, entitled

An act to amend section 7226, Revised Statutes 1889 ;

Also, House bill No. 301, entitled

An act to repeal section 4409, article 14, chapter 48, of the Revised Statutes of the State of Missouri, relating to costs in criminal cases, as amended by an act entitled "An act entitled 'an act to amend section 4409, article 14, chapter 48, of the Revised Statutes of Missouri of 1889, relating to costs in criminal cases,'" approved April 23, 1891 ;

Also, House bill No. 221, entitled

An act to amend section 2760, article 7, chapter 42, of the Revised Statutes of 1889, of the State of Missouri, entitled "Savings bank and fund companies," relating to penalty for receiving deposits, and section 2761, relating to joint and several liability under said last section ;

Also, House bill No. 58, entitled

An act to amend section 7796, of chapter 140, of article 1, of the Revised Statutes of 1889, entitled "Roads and highways,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Higbee, from the Committee on Criminal Costs and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Costs and Fees, to which was referred House bill No. 113, entitled

An act to amend an act entitled "An act to authorize county courts to pay board of prisoners in jail," approved April 1, 1891, report the following substitute therefor, entitled "An act to amend an act, approved April 1, 1891, entitled 'An act to authorize county courts to pay board of prisoners confined in jail,'"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of committee substitute ordered printed.

On motion of Mr. Cox, the rules were suspended and the introduction of House bills declared in order.

Mr. Rothwell introduced House bill No. 550, entitled

An act defining how coal mines on the room and pillar plan shall be worked, and providing penalties for violations of the provisions of this act;

Which was read first time.

Mr. Cox introduced House bill No. 551, entitled

An act to amend section 8415, of chapter 160, Revised Statutes of Missouri, 1889, entitled "Thistle;"

Which was read first time.

Mr. Rothwell introduced House bill No. 552, entitled

An act to amend section 7093, of the Revised Statutes of Missouri of 1889, relating to notices of sales of real estate under mortgages and deeds of trust;

Which was read first time.

Mr. Rothwell introduced House bill No. 553, entitled

An act to amend section 2266, of the Revised Statutes of Missouri of 1889, relating to changes of venue;

Which was read first time.

Mr. Rothwell introduced House bill No. 554, entitled

An act to repeal section 2262, of the Revised Statutes of Missouri of 1889, relating to changes of venue in civil causes, and to enact a new section in lieu thereof;

Which was read first time.

Mr. Rothwell introduced House bill No. 555, entitled

An act to amend section 3323, of the Revised Statutes of Missouri of 1889, relating to election of special judges;

Which was read first time.

Mr. Rothwell introduced House bill No. 556, entitled

An act to amend section 527 of the Revised Statutes of Missouri of 1889, relating to attachment bonds;

Which was read first time.

Mr. Rothwell introduced House bill No. 557, entitled

An act to amend section 2538 of the Revised Statutes of 1889, relating to "Debts due by corporations for labor;"

Which was read first time.

Mr. Rothwell introduced House bill No. 558, entitled

An act to require persons owning, controlling or in possession of lands adjacent to public roads, to erect and maintain fences along such roads;

Which was read first time.

Mr. Cox introduced House bill No. 559, entitled

An act to amend section 4910, of chapter 63, of the Revised Statutes of 1889, entitled "Executions;"

Which was read first time.

Mr. Denslow introduced House bill No. 560, entitled

An act to amend chapter 144 of the Revised Statutes of the State of Missouri of 1889, entitled "Normal schools," said amendment providing for the establishment of a depository for the funds under the control of the board of regents of the various Normal schools of the State;

Which was read first time.

Mr. Fuson introduced House bill No. 561, entitled
An act to regulate the granting of dramshop licenses ;
Which was read first time.

Mr. Johnston introduced House bill No. 562, entitled
An act to regulate the organization and business of building, loan
or saving associations or companies ;
Which was read first time.

Mr. Sachse introduced House bill No. 563, entitled
An act to repeal an act entitled "An act to amend an act entitled
'an act to amend article 4, chapter 60, of the Revised Statutes of Mis-
souri of 1889,' by adding fourteen (14) new sections, designated sections
4798*b*, 4798*c*, 4798*d*, 4798*e*, 4798*f*, 4798*g*, 4798*h*, 4798*i*, 4798*j*, 4798*k*, 4798*l*,
4798*m*, 4798*n*, 4798*o*, 4798*p*," approved April 19, 1893, relating to
primary elections ;
Which was read first time.

Mr. McIntyre introduced House bill No. 564, entitled
An act to provide for the payment of persons who are summoned
to serve as panel from which to obtain a jury ;
Which was read first time.

House bill No. 136 was called up for amendment and engrossment.
The pending amendment to said bill, offered on January 28, 1895,
was read and rejected.

Mr. Arnett offered the following amendment :
Amend House bill No. 136 by inserting between the words "a"
and "male," in line 2, page 7, article III, section 26, the word "white ;"
Which was read and rejected.

The following message was received from the Senate, through its
Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the
House that there has been introduced into and passed by the Senate,
Senate bill No. 11, entitled

An act to amend section 4355 and section 4356, article 12, chapter
48, of the Revised Statutes of the State of Missouri, 1889, relating to
commuting fine to imprisonment ;

Also, Senate bill No. 23, entitled

An act repealing section 8694 of the Revised Statutes of 1889,
and enacting a new section in lieu thereof, relating to the appointment
of Curators of the State University ;

Also, Senate bill No. 56, entitled

An act concerning merchants' license tax ;

Also, Senate bill No. 90, entitled

An act to amend article 3, of chapter 47, of the Revised Statutes of
Missouri of 1889, entitled "Offenses against public and private prop-
erty," by adding a new section thereto, to be known as section 3569*a* ;
Which was read.

Mr. Tatum offered the following amendment :

Amend House bill No. 136 (page 23) by adding to section 93 the
following : " Provided, members of the organizations styled 'Grand
Army of the Republic' and 'Sons of Veterans' may drill in the school
of the soldier, and manual of arms and may bear fire-arms at funerals,
and discharge same over graves of comrades at burial services ;"

Which was read and adopted.

Mr. Davison offered the following amendment:

Amend sections 23 and 24 of House bill No. 136 by striking out the words "veterinary sergeant," wherever it may occur in said sections, and inserting in lieu thereof the words "veterinary surgeon;"

Which was read and adopted.

Mr. Young of Texas offered the following amendment:

Amend House bill No. 136 by striking out all of that part of section 99 between the word "subsistence," in 4th line, and the word "provided," in the 11th line thereof, and inserting in lieu thereof, "when actually engaged in suppressing insurrection or keeping the peace in this State;"

Which was read.

The ayes and noes being demanded by Messrs. Young of Texas and Smith of Howell, the amendment was rejected by the following vote:

AYES—Messrs.

Armstrong,	Fuson,	McKearly,	Sachse,
Atkins,	George,	Mahan,	Schooler,
Bourn,	Gill,	Marsh,	Sherrill,
Brock,	Hall,	Melson,	Smith (Howell),
Burks,	Hancock,	Meriwether,	Spencer (Douglas),
Calhoun,	Jones (Hickory),	Moran,	Swanger,
Cape,	Jones (Polk),	O'Dell,	Watson,
Chinn,	Kasey,	Odneal,	Waymeyer,
Choate,	Lynch,	Old,	Weaver,
Collins,	McCollum,	Pollock,	Young (St. Fran.),
Coppedge,	McIntyre,	Ross,	Young (Texas)—44.

NOES—Messrs.

Anderson,	Ferguson,	McPherson,	Sawyer,
Arnett,	Gay,	Martin,	Schoppenhorst,
Baughner,	Gmelich,	Miller,	Schumacher,
Benner,	Griffiths,	Moore (Mississippi),	Shaw,
Bennett,	Grubb,	Moore (Stone),	Short (Cole),
Best,	Gurney,	Mortimer,	Short (Phelps),
Bittinger,	Harrison,	Mueller,	Spencer (St. L. City),
Bothwell,	Hart,	Murray,	Steel,
Breit,	Higbee,	O'Reilly,	Stickney,
Buckner,	Hinde,	Pettijohn,	Sullinger,
Correll,	Jenkins,	Phipps,	Tartar,
Cox,	Johnston,	Porterfield,	Tate,
Davis (Taney),	Jones (Jackson),	Pratt,	Tatum,
Davison,	Kline,	Pritchett,	Temme,
DeFord,	Kyler,	Robertson,	Tubbs,
Denny,	Lane,	Rohne,	Walton,
Denslow,	Leazenby,	Rothwell,	Warner,
DeReign,	LeFavor,	Russell (N. Madrid),	Weinhold,
Drabelle,	LeRoy,	Sailor,	Wetzel,
Dyer,	McKee,	Sartin,	Mr. Speaker—81.
Edgar,			

Absent—Messrs.

Avery,	Crisp,	Freeman,	Smith (Buchanan),
Cherrington,	Daneri,	Hammond,	7—.

Absent with leave—Messrs.

Carroll,	Davis (Wayne),	Julian,	Spurgeon—7.
Davidson,	Drum,	Middleton,	

Mr. Davidson was granted leave of absence.

Mr. Julian was granted leave of absence.

The committee to investigate the office of excise commissioner and collector in St. Louis city were granted leave to sit during the session of the House.

Mr. Middleton was granted leave of absence until Tuesday.

Messrs. Davis of Wayne, Smith of Buchanan and Drum were granted leave of absence.

Mr. Spencer of Douglas offered the following amendment :

Amend House bill No. 136 by striking out the word "eight," in line of section 99, on page 24, and inserting in lieu thereof the word "three;"

Which was read and rejected.

Mr. Schooler offered the following amendment :

Amend House bill No. 136 by striking out all after the enacting clause ;

Which was read and rejected.

House bill No. 136 was then ordered engrossed, as amended.

House bill No. 301 was called up for third reading.

On motion of Mr. Higbee, the vote by which House bill No. 301 was ordered engrossed was reconsidered.

Mr. Higbee offered the following amendment :

Amend section 1 of House bill 301, by inserting after 1889, in the 4th line thereof, the words "approved April 23, 1893;"

Which was read and adopted.

Mr. Young of Texas moved the previous question ;

Which was agreed to.

House bill No. 301 was ordered engrossed as amended.

On motion of Mr. Moran, House bill No. 70 was referred back to the committee.

House bill No. 417 was ordered engrossed.

House bill No. 226 was called up for amendment and engrossment.

Mr. Sawyer offered the following amendment :

Amend House bill No. 226, section 3901, in line 18, by striking out "October" and inserting "November";

Which was read and adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 1, entitled

An act to provide for the election of collectors of the revenue in certain counties in this State ;

Also, Senate bill No. 12,

An act to amend section 12 of an act entitled "An act to amend article 3, chapter 60, of the Revised Statutes of 1839, of the State of Missouri, entitled 'Elections in cities and towns of five thousand inhabitants and over,' and extending the Australian system of voting to all voting precincts in the State," approved April 4, 1891 ;

Also, Senate bill No. 7, entitled

An act to amend section 4708, Revised Statutes of Missouri, concerning elections ;

Also, Senate bill No. 48, entitled

An act to amend an act entitled "An act to amend section 4706, of chapter 60, of the Revised Statutes of Missouri 1889, in relation to elections," approved March 31, 1893 ;

Also, Senate bill No. 80, entitled

An act regulating proceedings for the writ of prohibition ;

Also, Senate bill No. 107, entitled

An act requiring counties, cities, towns and school districts to take a bond from all contractors for public work done for such county, city, town or school district, containing a condition for the payment for all labor done and material furnished for such work, and giving laborers and material-men a right of action;

In which the concurrence of the House is respectfully requested;
Which was read.

Mr. Rothwell offered the following amendment:

Strike out all after the enacting clause;

Which was read and adopted by the following vote on division:
Ayes 77, noes 16.

House bill No. 358 was called up for amendment and engrossment.

On motion of Mr. Moran, House bill No. 358 was re-referred to the Committee on Roads and highways.

House bill No. 422 was called up for amendment and engrossment, and refused engrossment.

Senate bill No. 54 was called up for third reading, read third time and passed by the following vote:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,
Davis (Taney),
Davison,
DeFord,
Denny,
Denslow,
DeReign,
Drabelle.

Dyer,
Edgar,
Ferguson,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffith,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
Leroy,
Lynch,

McCollum,
McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Pratte,
Pritchett,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,

Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Tubbs,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Francis),
Young (Texas),
Mr. Speaker—125.

NOES—None.

Absent—Messrs.

Crisp,
Daneri,

Mortimer,
Robertson,

Smith (Buchanan), Temme—6.

Absent with leave—Messrs.

Carroll,
Davidson,

Davis (Wayne),
Drum,

Freeman,
Julian,

Middleton,
Spurgeon—8.

The title of the bill was read and agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 63, entitled

An act to amend section 7226, Revised Statutes 1889, entitled "Penitentiary ;"

Emergency clause not adopted ;

Also Senate bill No. 14, entitled

An act to establish a criminal court, to be known as a court of criminal correction, in all counties containing or which shall hereafter contain a city of one hundred thousand inhabitants or more and less than three hundred thousand inhabitants, to define the powers, jurisdiction and procedure of said court, and creating the offices of judge and clerk of said court, and defining the powers and duties of said office ;

Emergency clause not adopted ;

Also, Senate bill No. 68, entitled

An act to provide for the appointment of commissioners for the promotion of uniformity of legislation in the United States ;

Which was read.

On motion of Mr. Bothwell, the vote by which Senate bill No. 54 was passed by the House was reconsidered, and the motion laid on the table.

Mr. Swanger was called to the chair.

House bill No. 230 was called up for third reading and passed by the following vote :

A Y E S—Messrs.

Anderson,	Drabelle,	McCollum,	Sawyer,
Armstrong,	Dyer,	McIntyre,	Schoppenhorst,
Arnett,	Edgar,	McKearly,	Schooler,
Atkins,	Ferguson,	McKee,	Schumacher,
Avery,	Fuson,	McPherson,	Shaw,
Baughner,	Gay,	Mahan,	Sherrill,
Benner,	George,	Marsh,	Short (Cole),
Bennett,	Gill,	Martin,	Short (Phelps),
Best,	Gmelich,	Melson,	Smith (Howell),
Bittinger,	Griffiths,	Meriwether,	Spencer (Douglas),
Bothwell,	Grubb,	Miller,	Spencer (St. L. City)
Bourn,	Hall,	Moore (Mississippi),	Steel,
Breit,	Hammond,	Moore (Stone),	Stickney,
Brock,	Hancock,	Moran,	Sullinger,
Buckner,	Harrison,	Mueller,	Swanger,
Burks,	Hart,	Murray,	Tartar,
Calhoun,	Higbee,	Odneal,	Tate,
Cape,	Hinde,	Old,	Tatum,
Cherrington,	Jenkins,	O'Reilly,	Temme,
Chinn,	Johnston,	Phipps,	Tubbs,
Choate,	Jones (Jackson),	Pollock,	Walton,
Coppedge,	Jones (Polk),	Porterfield,	Warner,
Correll,	Kasey,	Pritchett,	Watson,
Cox,	Kline,	Robertson,	Waymeyer,
Davis (Taney),	Kyler,	Rohne,	Weaver,
Davison,	Lane,	Ross,	Weinhold,
DeFord,	Leazenby,	Rothwell,	Wetzel,
Denny,	LeFavor,	Russell (N. Madrid),	Young (St. Francois)
Denslow,	LeRoy,	Sachse,	Young (Texas),
DeReign,	Lynch,	Sartin,	Mr. Speaker—120.

NOES—Messrs.

Jones (Hickory) O'Dell—2.

Absent—Messrs.

Collins,
Crisp,Daneri,
Gurney,Mortimer,
Pettijohn,Pratt,
Sailor—8.

Absent with leave—Messrs.

Carroll,
Davidson,
Davis (Wayne),Drum,
Freeman,Julian,
Middleton,Smith (Buchanan),
Spurgeon—9.

The title to House bill No. 230 was agreed to.

On motion of Mr. Bourn, the vote by which House bill No. 230 passed was reconsidered, and the motion laid on the table.

House bill No. 195 was called up for third reading, read third time and passed by the following vote:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baugner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Coppedge,
Correll,
Cox,
Crisp,
Davis (Taney),
Davison,
DeFord,
Denny,
Denslow,
DeReign,Drabelle,
Dyer,
Edgar,
Ferguson,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Lane,
Leazenby,
LeFavor,
LeRoy,
McCollum,McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Pritchett,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Shaw,
Sherrill,
Short (Cole),
Short (Helps),
Smith (Howell),
Spencer (Douglas),
Steel,
Stickney,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—123.

NO—Mr. Kyler—1.

Absent—Messrs.

Collins,
Daneri,
Julian.Lynch,
Mortimer,
Pratte,Smith (Buchanan),
Spurgeon,
Spencer (St. L. City),
Sullinger—10.

Absent with leave—Messrs.

Carroll,
Davidson,

Davis (Wayne),

Drum,

Freeman—5.

Mr. Johnston offered the following amendment to the title of House bill No. 195:

Amend title to House bill No. 195, by inserting after the word "authority," at the end of the second line of the title to said bill, the words "therefor and to prescribe punishment for the violation of this act."

Which was read and adopted.

The title as amended was agreed to.

On motion of Mr. Johnston, the vote by which House bill No. 195 was passed was reconsidered, and the motion laid on the table.

Mr. Crisp introduced House bill No. 565, entitled

An act to amend section 7093, of chapter 116, of the Revised Statutes of 1889, entitled "Mortgages and deeds of trust;"

Which was read first time.

On motion of Mr. Atkins,

The House adjourned until 10 o'clock a. m. tomorrow.

TWENTY-FOURTH DAY—FRIDAY, February 1, 1895.

House met pursuant to adjournment.

Speaker pro tem Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The pending House resolution No. 86, introduced by Mr. Davidson on January 31, 1895, and the pending amendments to the same, were read.

Mr. Gurney moved to lay the amendment on the table.

The ayes and noes being demanded on the motion to lay the amendment on the table, by Messrs. Weinhold, Kasey, Avery, Jenkins and Pratte, the motion was not agreed to by the following vote:

AYES—Messrs.

Baughner,	Jones (Hickory),	Mueller,	Wetzel,
Best,	Jones (Jackson),	Schumacher,	Young (St. Francois)
Davison,	Jones (Polk),	Tatum,	—14.
DeFord,	Moore (Stone),	Watson,	

NOES—Messrs.

Anderson,	DeReign,	LeRoy,	Rohne,
Armstrong,	Dyer,	Lynch,	Ross,
Arnett,	Edgar,	McCollum,	Rothwell,
Atkins,	Ferguson,	McIntyre,	Sachse,
Avery,	Fuson,	McKearly,	Sartin,
Bittinger,	George,	McKee,	Sawyer,
Bourn,	Gill,	Mahan,	Schoppenhorst,
Breit,	Gmelich,	Martin,	Schooler,
Brock,	Griffiths,	Melson,	Shaw,
Buckner,	Grubb,	Meriwether,	Short (Cole),
Burks,	Hall,	Miller,	Short (Phelps),
Calhoun,	Hammond,	Moore (Mississippi),	Spencer (Douglas),
Cape,	Hancock,	Moran,	Steel,
Cherrington,	Harrison,	Murray,	Sullinger,
Chinn,	Hart,	O'Dell,	Tartar,
Choate,	Hinde,	Odneal,	Tate,
Collins,	Jenkins,	Old,	Tubbs,
Coppedge,	Kasey,	Pettijohn,	Warner,
Correll,	Kline,	Phipps,	Waymeyer,
Cox,	Kyler,	Porterfield,	Weaver,
Crisp,	Lane,	Pratte,	Weinhold,
Denny,	Leazenby,	Pritchett,	Young (Texas)—91.
Denslow,	LeFavor,	Robertson,	

Absent—Messrs.

Benner,	Drabelle,	McPherson,	Sherrill,
Bennett,	Freeman,	Marsh,	Smith (Howell),
Bothwell,	Gay,	Mortimer,	Stickney,
Carroll,	Gurney,	O'Reilly,	Temme,
Daneri,	Higbee,	Pollock,	Walton—23.
Davis (Taney),	Johnston,	Russell (N. Madrid),	

Absent with leave—Messrs.

Davidson,
Davis (Wayne),
Drum.

Julian,
Middleton,
Sailor.

Smith (Buchanan), Spurgeon,
Spencer (St.L.city), Swanger—10.

Sick—Mr. Speaker.

Messrs. Spencer of St. Louis, Sailor and Drabelle were granted leave of absence.

Mr. Stickney moved the previous question; which was agreed to.

The second pending amendment to House resolution No. 86 offered on January 31, 1895, was then called up and rejected.

The pending House resolution No. 86, introduced by Mr. Davidson on January 31, 1895, was then called up, and the ayes and noes being demanded by Messrs. Weinhold and Kasey, the resolution was adopted by the following vote:

A YES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,
Davison,
DeFord,
Denny,
Denslow,

DeReign,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,

LeRoy,
Lynch,
McCollum,
McIntyre,
McKearly,
McKee,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Miller,
Moore (Mississippi),
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Phipps,
Pollock,
Pratte,
Pritchett,
Rohne,
Ross,
Rothwell,

Russell (N. Madric),
Sachse,
Sartin,
Sawyer,
Schoppenhorst,
shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Steel,
Stickney,
Sullinger,
Tartar,
Tate,
Temme,
Tubbs,
Walton,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas)—100.

NOES—Messrs.

Gurney,
Hammond,
Jones (Jackson),

Jones (Polk),
Moore (Stone),
O'Reilly,

Pettijohn,
Schumacher,

Tatum,
Warner—10.

Absent—Messrs.

Baughner,
Benner,
Bennett,
Best,
Carroll,

Crisp,
Daneri,
Davis (Taney)
Dyer,

Hancock,
McPherson,
Moran,
Mortimer,

Porterfield,
Robertson,
Schooler,
Watson—17.

Absent with leave—Messrs.

Davison,
Davis (Wayne),
Drabelle,

Drum,
Julian,
Middleton,

Sailor,
Smith (Buchanan),
Spencer (St.L.City),
Spurgeon,
Swanger—11.

Sick—Mr. Speaker—1.

Mr. Griffiths offered the following resolution :

Whereas, The business interests of this great State of Missouri demand our earnest attention, in order to promote its welfare : be it

Resolved, That all resolutions tending to buncombe and to delay the proceedings of this House be declared out of order without debate.

Which was read and referred to the Committee on Rules.

Messrs. Bennett, Benner and McPherson were granted leave of absence for two days.

Mr. Gill offered the following resolution :

Resolved, That the Clerk of the House be instructed to compile and cause to be printed in pamphlet form 5000 copies of the Constitution of Missouri of 1875, with amendments, for the immediate use of the officers and members of the House, and for general distribution by the Secretary of State upon demand.

Which was read.

Mr. Gill moved the rules be suspended and the resolution be adopted ;

Which was not agreed to.

The resolution was then referred to the Committee on Rules.

Mr. Tubbs offered the following resolution :

Whereas, The heating and ventilation of this hall seems at the present time, to be the business of everybody in general and no one in particular; and

Whereas, The proper ventilation of the hall is a question of much importance to the comfort and health of the members of this Assembly ; therefore,

Resolved, That the heating and ventilation of this hall be placed under the supervision of the Doorkeeper, where they belong.

Which was read and referred to the Committee on Rules.

Mr. Davison offered the following resolution :

Whereas, " The Daily Tribune," a newspaper published in Jefferson City, is each morning being placed upon the desks of the members of this House ; and

Whereas, This House, as a body, is not a party to any contract with the publishers of said " Daily Tribune " for furnishing said paper for the use of the members thereof ; therefore, be it

Resolved, That the publishers of " The Daily Tribune," of Jefferson City, are hereby requested to discontinue placing said Daily Tribune upon the desks of the members of this House, except in cases of individual subscribers, or unless said Daily Tribune is being furnished to this House free of charge.

Resolved, That the Chief Clerk send a copy of these resolutions to the publishers of the Daily Tribune.

Which was read.

Mr. O'Reilly moved to lay the resolution on the table.

The ayes and noes on the motion to lay the resolution on the table being demanded by Messrs. Russell of New Madrid, Short of Cole, DeReign and McIntyre, the motion was not agreed to by the following vote:

A YES—Messrs.

Armstrong,	Denslow,	McKearly,	Ross
Arnett,	DeReign,	McKee,	Rothwell,
Avery,	Gill,	Marsh,	Russell (N. Madrid),
Bittinger,	Hall,	Melson,	Schooler,
Bourn,	Higbee,	Meriwether,	Short (Cole),
Buckner,	Johnston,	Moore (Mississippi),	Short (Phelps),
Burks,	Kasey,	Moran,	Steel,
Cape,	Kline,	O'Dell,	Sullinger,
Chinn,	Kyler,	Old,	Tate,
Choate,	Lane,	O'Reilly,	Tatum,
Collins,	LeFavor,	Pollock,	Waymeyer,
Coppedge,	Lynch,	Pratte,	Weaver,
Correll,	McCollum,	Pritchett,	Weinhold,
Cox,	McIntyre,	Robertson,	Young (St. Francois)
Crisp,			

NOES—Messrs.

Anderson,	Gay,	Leazenby,	Schoppenhorst,
Atkins,	George,	LeRoy,	Schumacher,
Baughner,	Gmelich,	Martin,	Shaw,
Best,	Griffiths,	Miller,	Smith (Howell),
Bothwell,	Gurney,	Moore (Stone),	Spencer (Douglas),
Breit,	Hammond,	Mueller,	Stickney,
Brock,	Hancock,	Murray,	Tartar,
Calhoun,	Harrison,	Odneal,	Temme,
Cherrington,	Hart,	Pettijohn,	Tubbs,
Davison,	Hinde,	Porterfield,	Walton,
DeFord,	Jenkins,	Rohne,	Warner,
Denny,	Jones (Hickory),	Sachse,	Watson,
Dyer,	Jones (Jackson),	Sartin,	Wetzel,
Edgar,	Jones (Polk),	Sawyer,	Young (Texas)—57.
Fuson,			

Absent—Messrs.

Carroll,	Ferguson,	Mahan,	Phipps,
Daneri,	Freeman,	Mortimer,	Sherrill—10.
Davis (Taney),	Grubb,		

Absent with leave—Messrs.

Benner,	Drabelle,	Middleton,	Spencer (St. L. City),
Bennett,	Drum,	Sailor,	Spurgeon,
Davidson,	Julian,	Smith (Buchanan),	Swanger—14.
Davis (Wayne),	McPherson,		

Sick—Mr. Speaker—1.

Mr. Gurney moved to refer the resolution to the Joint Committee on Printing.

Mr. DeReign presented a petition from citizens of Scott county, Mo., praying for the enactment of a law requiring railroad companies of this State to carry "peddling cars" for products grown within the State, where shippers have prepaid freight charges and hold first-class tickets, or showing prepayment of fare to destination of car; which was read and

Referred to Committee on Agriculture.

Mr. Gmelich presented a petition from physicians and druggists of Cooper county, Mo., praying that House bill No. 92 do pass; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Fuson presented a petition from citizens of Laclede county, Missouri, praying for additional restrictions in regard to the granting of dramshop licenses; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Bittinger presented a petition from the Missouri Women's Christian Temperance Union of Buchanan county, praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, or sale of such to minors, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Choate presented a petition from citizens of Prairie City, Bates county, Missouri, praying for the enactment of a law for the protection of public health, and to prevent adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Robertson presented a petition from citizens of Warrensburg, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Robertson presented a petition from citizens of Warrensburg, Johnson county, Missouri, praying for the enactment of a law to prevent the present combinations into which insurance companies in this State have entered, etc.; which was read and

Referred to Committee on Insurance.

Mr. Crisp presented a petition from citizens of Jackson county, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Rothwell (by consent) introduced House bill No. 566, entitled An act to amend section 5510 of the Revised Statutes of Missouri of 1889, relating to "Injunctions;"

Which was read first time.

Mr. Rothwell introduced House bill No. 567, entitled

An act to require the collector of each county in this State to deposit the revenues as collected by him in the county depository of such county;

Which was read first time.

On motion of Mr. Porterfield, the rules were suspended and introduction of House bills was declared in order.

Mr. Temme introduced House bill No. 568, entitled

An act to amend section 366 of article 2, chapter 5 of the Revised Statutes of Missouri of 1898, entitled "Animals;"

Which was read first time.

Mr. Gill introduced House bill No. 569, entitled

An act requiring a special inventory of notes, bonds and other evidences of indebtedness for the purpose of assessment;

Which was read first time.

Mr. Porterfield introduced House bill No. 570, entitled

An act to amend chapter 93 of the Revised Statutes of Missouri of 1889, relating to grand and petit juries, by repealing section 6073, and enacting a new section in lieu thereof;

Which was read first time.

Mr. Porterfield introduced House bill No. 571, entitled

An act to establish an appellate court, to be known as the Missouri court of appeals;

Which was read first time.

Mr. Steel introduced House bill No. 572, entitled

An act to amend sections 367 and 368, article 2, chapter 5, Revised Statutes of Missouri, 1889, relating to animals restrained from running at large, by inserting the words "or sheep" after the word "swine," in said article;

Which was read first time.

Mr. Martin (by request) introduced House bill No. 573, entitled

An act to amend section 41, Laws of Missouri, Extra Session 1892, relating to judicial circuits and terms of court;

Which was read first time.

Mr. Martin (by request) introduced House bill No. 574, entitled

An act to amend sections 7797 and 7799, of chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to "Public Roads ;"

Which was read first time.

Mr. McIntyre (by request) introduced House bill No. 575, entitled

An act to fix the number of members and to provide for proportional representation in the house of legislation elected by general ticket in cities of one hundred thousand population or over, or that may hereafter have a population of one hundred thousand or over ;

Which was read first time.

Mr. Pettijohn introduced House bill No. 576, entitled

An act to repeal article 9, of chapter 42, of the Revised Statutes of Missouri, 1889, concerning mutual savings fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations, and the management and conduct of the business thereof, and the examination of such associations by the State Treasurer, and providing proceedings for the dissolution and winding up of the same, in case of their insolvency, or for other causes, and also to provide upon what condition foreign associations of like character may do business in this State, and for other purposes ;

Which was read first time.

Mr. Old (by request) introduced House bill No. 577, entitled

An act to amend section 7585, article 3, chapter 138, of the Revised Statutes of 1889, relating to "Collector, his term of office," and making it the duty of the several county courts of the State to furnish stationery and furniture for such collectors ;

Which was read first time.

Mr. Cherrington (by request) introduced House bill No. 578, entitled

An act to provide for the selection of depository in school districts organized under the provisions of an act entitled "City, town and village schools ;"

Which was read first time.

Mr. Wetzel introduced House bill No. 579, entitled

An act to amend chapter 17 of the Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes," by striking out section 736, and enacting a new section in lieu thereof as follows, to be known as section 736 ;

Which was read first time.

Mr. Crisp introduced House bill No. 580, entitled

An act to amend section 7079, and to repeal section 7080, chapter 116 of the Revised Statutes of 1889, relating to mortgages and deeds of trust ;

Which was read first time.

Mr. Leazenby (by request) introduced House bill No. 581, entitled

An act to amend section 7995, article 1, chapter 143 of the Revised Statutes of Missouri, 1889 ;

Which was read first time.

Mr. O'Reilly introduced House bill No. 582, entitled

An act to amend section 6011, of chapter 92 of the Revised Statutes of Missouri of 1889, entitled "Judgments;"

Which was read first time.

Mr. Bittinger introduced House bill No. 583, entitled

An act to provide for the organization and management of the University of Missouri, including the College of Agriculture and Mechanic Arts and the School of Mines and Metallurgy, to provide for the permanent investment of the School and Seminary funds, and to repeal chapter 167 of the Revised Statutes of Missouri 1889, entitled "University, State;"

Which was read first time.

Mr. Jonston introduced House bill No. 584, entitled

An act to amend section 8038, chapter 143, article 1, of Revised Statutes of State of Missouri, in relation to compensation of county school superintendents;

Which was read first time.

Mr. Hancock (by request) introduced House bill No. 585, entitled

An act to amend section 1646, of article 5, chapter 30, of the Revised Statutes of Missouri 1889, relating to "Appeals, allowed when, in cities of the fourth class;"

Which was read first time.

House bill No. 533 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 534 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 535 was read second time and
Referred to Committee on Elections.

House bill No. 536 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 537 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 538 was read second time and
Referred to Committee on Judiciary.

House bill No. 539 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 540 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 541 was read second time and
Referred to Committee on Judiciary.

House bill No. 542 was read second time and
Referred to Committee on Claims.

House bill No. 543 was read second time and
Referred to Committee on Education.

House bill No. 544 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 545 was read second time and
Referred to Committee on Judiciary.

House bill No. 546 was read second time and Referred to Committee on Judiciary.

House bill No. 547 was read second time and Referred to Committee on Judiciary.

House bill No. 548 was read second time and Referred to Committee on Private Corporations.

House bill No. 549 was read second time and Referred to Committee on Judiciary.

House bill No. 550 was read second time and Referred to Committee on Judiciary.

House bill No. 551 was read second time and Referred to Committee on Agriculture.

House bill No. 552 was read second time and Referred to Committee on Judiciary.

House bill No. 553 was read second time and Referred to Committee on Judiciary.

House bill No. 554 was read second time and Referred to Committee on Judiciary.

House bill No. 555 was read second time and Referred to Committee on Judiciary.

House bill No. 556 was read second time and Referred to Committee on Judiciary.

House bill No. 557 was read second time and Referred to Committee on Judiciary.

House bill No. 558 was read second time and Referred to Committee on Roads and Highways.

House bill No. 559 was read second time and Referred to Committee on Judiciary.

House bill No. 560 was read second time and Referred to Committee on Normal Schools.

House bill No. 561 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 562 was read second time and Referred to Committee on Private Corporations.

House bill No. 563 was read second time and Referred to Committee on Elections.

House bill No. 564 was read second time and Referred to Committee on Criminal Costs and Fees.

House bill No. 565 was read second time and Referred to Committee on Judiciary.

Joint and concurrent resolution No. 11 was read second time and Referred to Committee on Federal Relations.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which were referred House bill No. 54, entitled

An act to amend section 2542, chapter 42, article 2, Revised Statutes of Missouri 1889, relating to railroad companies;

Also, House bill No. 117, entitled

An act to amend section 7211, chapter 125, of the Revised Statutes of the State of Missouri, relating to peddlers and their licenses;

Also, House bill No. 192, entitled

An act to repeal "An act to repeal section 2842 of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact a new section in lieu thereof;

Also, House bill No. 244, entitled

An act to amend section 6427, of article 2, of chapter 97, Revised Statutes of 1889, relating to school lands;

Also, House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto;

Also, House bill No. 272, entitled

An act to regulate the sale of goods marked "sterling," "sterling silver," "coin," or "coin silver;"

Also, House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of the Revised Statutes of the State of Missouri of 1889, in relation to municipal township for road purposes;

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 411, entitled

An act to provide for the formation and disbursement of a public school teachers' and administrative and clerical employes' pension and retirement fund in cities now or hereafter having a population of 300,000 inhabitants or more;

Also, House bill No. 142, entitled

An act to amend section 37 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892;

Also, House bill No. 328, entitled

An act to amend section 7804 of article 1, chapter 140 of the Revised Statutes of Missouri of 1889, relating to roads and highways;

Also, House bill No. 27, entitled

An act for the protection of imported game birds in this State;

Also, House bill No. 106, entitled

An act to repeal section 7936, chapter 141, Revised Statutes of 1889, and to enact a new section in lieu thereof, fixing the compensation of Lieutenant-Governor;

Also, House bill No. 423, entitled

An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed, and wires heretofore strung,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 282, entitled

An act to amend article 2, chapter 153 of the Revised Statutes of Missouri, 1889, entitled "Stenographers in counties having more than one hundred thousand and less than three hundred and fifty thousand inhabitants," by adding to said article a new section, to be known as 8239a;

Also, House bill No. 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of 1889, relating to caboose on freight trains, and to enact a new section in lieu thereof;

Also, House bill No. 399, entitled

An act to repeal section 7515, chapter 138, article 1, of the Revised Statutes of the State of Missouri, in relation to taxation and equalization;

Also, House bill No. 360, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944b;

Also, House bill No. 365, entitled

An act to repeal section 7834, of chapter 140, and to enact a new section in lieu thereof;

Also, House bill No. 355, entitled

An act to repeal section 46 of an act to redistrict the State into judicial circuits, approved April 7, 1892, as amended by an act substituting a new section therefor, approved March 16, 1893, relating to judicial circuits and terms of courts, and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 239, entitled

An act to amend section 8519, chapter 162, article 13, of the Revised Statutes of the State of Missouri, relating to boards of equalization in counties having adopted township organization;

Also, House bill No. 237, entitled

An act to amend section 6090, chapter 94, article 1, of the Revised Statutes of the State of Missouri, relating to justice of the peace;

Also, House bill No. 41, entitled

An act to amend section 8292 of chapter 154 of the Revised Statutes of 1889 of Missouri, entitled "Strays";

Also, House bill No. 67, entitled

An act relating to the taxation of homesteads upon which final proof has not been made;

Also, House bill No. 213, entitled

An act in relation to board of police commissioners in cities of the second class, repealing sections 1448 and 1449, of the Revised Statutes of 1889, and enacting new sections in lieu thereof;

Also, House bill No. 440, entitled

An act to repeal section 6899, of chapter 111, Revised Statutes of 1889, entitled "Merchants' licenses," and enact in lieu thereof the following new section,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 197, entitled

An act to compel operators of street railways to provide safeguards against injury or death by such railways to human beings,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 481, entitled

An act to provide for the weekly cash payment of wages by corporations,

Begs leave to report the same back to the House with the recommendation that it be referred to the Committee on Labor ;

Which was read, and the bill so referred.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 403, entitled

An act to repeal sections 1725 and 1726, article 7, chapter 30 of the Revised Statutes of the State of Missouri, relating to "City parks," and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 105, entitled

An act to render more uniform the powers of the corporate authorities and officers of cities and towns containing 500 and less than 3000 inhabitants, by conferring upon the corporate authorities of any such city or town having a special charter, certain powers which would be possessed by such corporate authorities and officers respectively, if such city or town was organized under general laws as a city of the fourth class,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 313, entitled

An act to repeal sections 97, 98 and 99 of an act entitled "Cities of the third class," approved April 19, 1893, and to enact other sections in lieu thereof;

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 70, entitled

An act to amend sections 1, 6, 7 and 10 of an act approved April 2, 1891, entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases;"

Also, House bill No. 393, entitled

An act to amend "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing the first and seventh sections of said act and enacting new sections in lieu thereof;

Also, House bill No. 394, entitled

An act amending "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing sections 3, 9, 10, and by enacting new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that the accompanying substitute reported herewith do pass;

Which was read, substitute adopted, and 300 copies ordered printed

Mr. Sawyer, from the Committee on Swamp Lands, submitted the following report:

MR. SPEAKER: Your Committee on Swamp Lands, to which was referred House No. 206, entitled

An act to amend chapter 101 of the Revised Statutes of Missouri, entitled "Levees,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 69 was called up for amendment and engrossment. The pending amendment to House bill No. 69 was read and adopted.

House bill No. 69 was ordered engrossed, as amended.

Substitute for House bills Nos. 23 and 68 was called up for amendment and engrossment.

Mr. McCollum offered the following amendment:

Amend substitute for House bills Nos. 23 and 68 by striking out all of section 2 in substitute;

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 166, entitled

An act to provide for working and improving the public roads by the organization of special road districts of territory not more than six miles square in which is located a city of the third and fourth class, except cities of the third class organized under special charters, and to raise revenue therefor, and to further provide that when this act shall become a law, it shall take effect and be in force only in such prescribed territory wherein the county courts shall, by order of record, declare the same to be the law in such prescribed territory where adopted by the legal voters thereof;

Emergency clause not adopted;

Also, Senate bill No. 98, entitled

An act to amend article 2, chapter 89, of the Revised Statutes of the State of Missouri, 1889, relating to insurance, by striking out section 5859, and inserting in lieu thereof a new section, to be known as section 5859;

In which the concurrence of the House is respectfully requested ;
Which was read.

Mr. Hall moved to take a recess until 2 o'clock p. m.; which was not agreed to by the following vote on division : Ayes 51, noes 52.

Messrs. Wetzel, LeRoy and Phipps were granted leave of absence until Monday.

Mr. Moore of Mississippi moved to take a recess until 3 o'clock p. m., which was agreed to by the following vote on division : Ayes 75, noes 23.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Speaker pro tem. Mr. Mueller.

Mr. Davison offered the following substitute for the amendment to substitute for House bills Nos. 23 and 68:

Amend section 2 of substitute for House bills Nos. 23 and 68, by striking out the words "no child under eighteen years of age shall," in the first line of said section 2, and inserting in lieu thereof the words "it shall be unlawful for any person to;" so that said section 2, when amended, shall read as follows:

Section 2. It shall be unlawful for any person to smoke or in any way use any cigar, cigarette or tobacco in any form whatsoever in any public street, place or resort. Any person violating any provision of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding ten dollars nor less than two dollars for each offense.

Which was read.

Mr. Freeman moved the previous question on the substitute and amendment; which was agreed to.

The substitute was rejected by the following vote on division : Ayes 22; noes 56.

The amendment was then adopted by the following vote on division : Ayes 67; noes 23.

Mr. Freeman offered the following amendment:

Amend substitute for House bills Nos. 23 and 68 by adding between the words "furnishes" and "any," in the first line of section 1, the words "or acts as agent for the purchase or procurement of;"

Which was read and adopted.

Mr. Weinhold offered the following amendment:

Amend substitute for House bill Nos. 23 and 68 by inserting between the words "years" and "shall," in line 3 of section 1, the following words: "without the written consent of the parent or guardian of such child;"

Which was read and adopted by the following vote on division: Ayes 43, noes 35.

Mr. Bothwell moved to reconsider the vote by which the amendment was adopted; which was agreed to by the following vote on division: Ayes 66, noes 28.

Messrs. Calhoun, Davis of Taney, Bittinger, Crisp, Jones of Jackson, Hammond, Ferguson, Waymeyer, DeReign, Pritchett, Miller, LeRoy, Coppedge, Walton, Pratte, O'Dell, Hinde, Collins, were granted leave of absence.

Speaker Russell was reported sick.

Messrs. Weinhold and Kasey demanded the ayes and noes on the amendment offered by Mr. Weinhold, and the amendment was rejected by the following vote:

A YES—Messrs.

Anderson,	Kline,	Moore (Mississippi),	Schumacher,
Chinn,	Kyler,	Moran,	Sherrill,
Cox,	Lynch,	Old,	Tartar,
Davison,	McKearly,	Rothwell,	Temme,
Fuson,	McKee,	Russell (N. Madrid),	Watson,
Gill,	Marsh,	Sachse,	Weaver,
Gmelich,	Melson,	Sawyer,	Weinhold,
Johnston,	Meriwether,	Schooler,	Young (Texas)—33.
Kasey,			

NOES—Messrs.

Armstrong,	Denny,	LeFavor,	Sartin,
Arnett,	Denslow,	McCollum,	Schoppenhorst,
Atkins,	Dyer,	McIntyre,	Shaw,
Avery,	Freeman,	Mahan,	Short (Cole),
Baughner,	Gay,	Martin,	Short (Phelps),
Best,	George,	Milner,	Smith (Buchanan),
Bothwell,	Griffiths,	Moore (Stone),	Smith (Howell),
Bourn,	Grubb,	Mortimer,	Spencer (Douglas),
Brock,	Gurney,	Mueller,	Spurgeon,
Buckner,	Hall,	Murray,	Steel,
Burks,	Harrison,	Odneal,	Sullinger,
Cape,	Hart,	O'Reilly,	Tate,
Cherrington,	Higbee,	Pettijohn,	Tatum,
Choate,	Jones (Hickory),	Robertson,	Tubbs,
Correll,	Lane,	Rohne,	Warner,
DeFord,	Leazenby,	Ross,	Young (St. Francois)—64.

Absent with leave—Messrs.

Benner,	Davis (Taney),	Jones (Jackson),	Pratte,
Bennett,	Davis (Wayne),	Jones (Polk),	Pritchett,
Bittinger,	DeReign,	Julian,	Sailor,
Calhoun,	Drabelle,	LeRoy,	Spencer (St. L. City),
Collins,	Drum,	McPherson,	Swanger,
Coppedge,	Ferguson,	Middleton,	Walton,
Crisp,	Hammond,	O'Dell,	Waymeyer,
Davidson,	Hinde,	Phipps,	Wetzel—32.

Absent—Messrs.

Breit,	Edgar,	Jenkins,	Porterfield,
Carroll,	Hancock,	Pollock,	Stickney--9.
Daneri,			

Sick—Mr. Speaker—1.

Mr. Gurney moved the previous question on engrossment of substitute ;

Which was agreed to.

Messrs. Kasey and Weinhold demanded the ayes and noes on the engrossment of the substitute for House bills Nos. 23 and 68, and the substitute was ordered engrossed by the following vote:

AYES—Messrs.

Armstrong,	DeFord,	Jones (Polk),	Robertson,
Arnett,	Denny,	Kyler,	Sartin,
Atkins,	Denslow,	Lane,	Sawyer,
Avery,	Dyer,	Leazenby,	Schoppenhorst,
Baughner,	Edgar,	LeFavor,	Shaw,
Benner,	Freeman,	McCollum,	Short (Cole),
Best,	Gay,	McIntyre,	Short (Phelps),
Bothwell,	George,	Mahan,	Smith (Buchanan),
Bourn,	Gmelich,	Marsh,	Smith (Howell),
Breit,	Griffiths,	Martin,	Spencer (Douglas),
Brock,	Grubb,	Melson,	Steel,
Buckner,	Gurney,	Miller,	Stickney,
Burks,	Hall,	Moore (Stone),	Sullinger,
Calhoun,	Hancock,	Mueller,	Tartar,
Cape,	Harrison,	Murray,	Tate,
Cherrington,	Hart,	Odneal,	Tatum,
Choate,	Higbee,	Old,	Tubbs,
Correll,	Johnston,	O'Reilly,	Young (Texas)—75.
Davison,	Jones (Hickory),	Pettijohn,	

NOES—Messrs.

Anderson,	Kline,	Ross,	Spurgeon,
Chinn,	Lynch,	Rothwell,	Temme,
Cox,	McKearly,	Russell (N. Madrid),	Warner,
Fuson,	McKee,	Schooler,	Weaver,
Gill,	Meriwether,	Schumacher,	Weinhold,
Kasey,	Moran,	Sherrill,	Young (St. Fran.) —24.

Absent—Messrs.

Bittinger,	DeReign,	Moore (Mississippi),	Pritchett,
Carroll,	Ferguson,	Mortimer,	Rohne,
Collins,	Hammond,	Pollock,	Sachse,
Coppedge,	Jenkins,	Porterfield,	Watson—19.
Daneri,	Jones (Jackson),	Pratte,	

Absent with leave—Messrs.

Bennett,	Drabelle,	McPherson,	Spencer (St. L. City),
Crisp,	Drum,	Middleton,	Swanger,
Davidson,	Hinde,	O'Dell,	Walton,
Davis (Taney),	Julian,	Phipps,	Waymeyer,
Davis (Wayne),	Leroy,	Sailor,	Wetzel—20.

Sick—Mr. Speaker—1.

Mr. Sachse moved to adjourn until next Monday at 2 o'clock p. m.

Mr. Moran moved to amend by making it 9 o'clock tomorrow ;

Which was agreed to.

TWENTY-FIFTH DAY—SATURDAY, February 2, 1895.

House met pursuant to adjournment.

Mr. Bothwell in the chair.

Prayer by Rev. Boone.

Journal of yesterday read and approved.

House resolution No. 90, which was pending yesterday on the expiration of the morning hour, was taken up.

By consent, the motion to refer the resolution to Joint Committee on Printing was changed to House Committee on Printing.

The motion was not agreed to.

The pending resolution was then adopted by the following vote:

AYES—Messrs.

Atkins,	Freeman,	Leazenby,	Schoppenhorst,
Baughner,	Fuson,	LeFavor,	Shaw,
Best,	Gay,	Mahan,	Short (Phelps),
Bothwell,	George,	Martin,	Smith (Howell),
Breit,	Gmelich,	Moore (Stone),	Spencer (Douglas),
Brock,	Griffiths,	Mueller,	Spurgeon,
Calhoun,	Grubb,	Murray,	Steel,
Cherrington,	Gurney,	Odneal,	Tartar,
Davison,	Harrison,	Porterfield,	Tatum,
Denny,	Hart,	Rohne,	Temme,
Denslow,	Higbee,	Ross,	Tubbs,
Dyer,	Jones (Hickory),	Sartin,	Young (St. Fran.)
Edgar,	Jones (Polk)	Sawyer,	—51.

NOES—Messrs.

Anderson,	Correll,	McCollum,	Pettijohn,
Armstrong,	Cox,	McIntyre,	Pollock,
Arnett,	Gill,	McKearly,	Schooler,
Avery,	Hall,	McKee,	Sherrill,
Bourn,	Kasey,	Marsh,	Short (Cole),
Buckner,	Kline,	Melson,	Sullinger,
Burks,	Kvler,	Meriwether,	Tate,
Cape,	Lane,	Old,	Weaver,
Chinn,	Lynch,	O'Reilly,	Weinhold—37.
Choate,			

Absent—Messrs.

Carroll,	Johnston,	Rothwell,	Stickney,
Daneri,	Moore (Mississippi),	Russell (N. Madrid),	Warner,
DeFord,	Moran,	Sachse,	Watson,
Hancock,	Mortimer,	Schumacher,	Young (Texas)—18.
Jenkins,	Robertson,		

Absent with leave—Messrs.

Benner,	Davis (Wayne)	Julian,	Pritchett,
Bennett,	DeReign,	LeRoy,	Sailor,
Bittinger,	Drabelle,	McPherson,	Smith (Buchanan),
Collins,	Orum,	Middleton,	Spencer (St. L. City)
Coppedge,	Ferguson,	Miller,	Swanger,
Crisp,	Hammond,	O'Dell,	Walton,
Davidson,	Hinde,	Phipps,	Waymeyer,
Davis (Taney),	Jones (Jackson),	Pratte,	Wetzel—32.

Sick—Mr. Speaker—1.

Mr. Bennett was granted leave of absence for one day.

Mr. Pettijohn offered the following resolution:

Resolved, That the use of this hall be given to Louis F. Post, of New York, on Friday night, February 8, for the purpose of delivering a lecture on "Political Economy;"

Which was read.

Mr. Hall moved to lay the resolution on the table; which was not agreed to.

The resolution was then adopted.

Mr. Porterfield offered the following resolution :

Whereas, The Daily Courier should furnish the proceedings of the Senate to this House; there ore, be it

Resolved, said Courier be instructed to furnish said proceedings, each daily session;

Which was adopted by the following vote 'on division: Ayes 45, noes 12.

Mr. Short of Phelps offered the following resolution :

Resolved, That the use of this hall be given to Professor W. B. Richards, of Rolla, Mo., Thursday evening, February 7, to deliver a free lecture in behalf of the educational institutions of our State;

Which was read and adopted.

Mr. Breit offered the following joint and concurrent resolution :

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, concerning "Revenue and taxation ;"

Which was read.

Mr. McKee (by consent) offered the following resolution :

Whereas, Today, the 2nd day of February, is the genuine, original and undisputed ground-hog day of our ancestors, handed down to posterity for many generations ; and

Whereas, the same has not been legally recognized by any legislative enactment appearing on our Statutes ; and

Whereas, We consider it almost an unpardonable oversight in the party which has for so many years administered the affairs of this State ; therefore, be it

Resolved, That we, the representative men of this State, filled with patriotism and love for the prognosticator of the weather, recognize thisday as "Ground-hog day," and that legal enactment should fix the date, the 2nd of February, which shall forever remain without defalcation or discount, as Ground-hog day, never to be changed by constitutional amendments or acts of any Legislature of this State.

Which was read.

On motion of Mr. Weinhold, referred to Committee on Swamp Lands, with instructions to shoot the ground-hogs.

Mr. Robertson (by request) introduced House bill No. 586, entitled

An act providing for holding two terms of the Johnson county circuit court, county court and probate court at the town of Holden in said county, and prescribing the jurisdiction thereof;

Which was read first time.

Mr. Murray introduced House bill No. 587, entitled

An act to prohibit the manufacture, sale and use of cigarettes, making the same a misdemeanor, and defining penalty, with emergency clause ;

Which was read first time.

Mr. Lane (by consent) presented a petition from the citizens of Cass county, against the passage of the bill reducing the maximum charges of sheriffs and other officers for feeding and boarding prisoners to 30 cents per day ; which was read and

Referred to Committee on Criminal Costs.

Mr. Higbee (by consent) presented a petition from judge of circuit court and county officers of Adair county and officers of the city

of Kirksville, for passage of a bill regulating the practice of osteopathy; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Higbee presented a petition from 100 ladies of Kirksville for passage of bill to regulate the practice of osteopathy; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Higbee presented a petition from Faculty of State Normal school, First district, for passage of bill to regulate practice of osteopathy; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Higbee presented a petition from business men of Kirksville for passage of bill to regulate practice of "osteopathy;" which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Higbee presented a petition from pastors and preachers of Kirksville for passage of House bill No. 445; which was read and

Referred to Committee on Judiciary.

Mr. McKee introduced House bill No. 588, entitled

An act to repeal section 26 of an act approved March 31, 1891, entitled "An act providing for and regulating the fees, emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the supreme court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of register of lands of state, for duties of the secretary of state, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith;"

Which was read first time.

Mr. Young of Texas introduced House bill No. 589, entitled

An act to amend section 3547, of chapter 47, article 3, of Revised Statutes of Missouri, 1889, relating to crimes and punishments;

Which was read first time.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 477, entitled

An act to protect the wage-earners of this State, and compel all corporations, companies or individuals doing business in this State to make weekly payments,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 80, entitled

An act to amend section 4763, Revised Statutes of 1889, concerning "Elections,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 133, entitled

An act to amend an act entitled "An act to amend section 4706, of chapter 60, of the Revised Statutes of Missouri 1889, in relation to "Elections," approved March 31, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 289, entitled

An act to amend section 1962, Revised Statutes 1889, chapter 32, entitled "Clerks of courts of record, election, terms of office, commission,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 160, entitled

An act to amend chapter 60 of the Revised Statutes of Missouri of 1889, by repealing section 4760 of said statutes,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violations of this act,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on elections, to which was referred House bill No. 215, entitled

An act repealing section 4776, Revised Statutes 1889, as amended and re-enacted in 1893, also repealing section 4786, Revised Statutes of 1889, relating to elections, and enacting two new sections to be known as sections 4776 and 4786,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 374, entitled

An act to repeal section 34 of an act entitled "An act to redistrict the State into judicial circuits," etc., approved April 7, 1892, and to enact a new section in lieu thereof, providing for the holding of courts in Clinton county, etc.,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 32, entitled

An act to amend sections 2261 and 2262, article 11, chapter 33, Revised Statutes of the State of Missouri 1889, entitled "Change of venue,"

Begs leave to report that it has examined the same, and recommend that it do pass when the accompanying committee amendment is adopted ;

Which was read, committee amendment adopted, and bill ordered printed as amended.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 122, entitled

An act to amend section 2260 of the Revised Statutes of 1889, regarding "Change of venue,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 121, entitled

An act to repeal section 2258 of the Revised Statutes 1889, regarding "Change of venue," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 370, entitled

An act to amend an act of the 37th General Assembly in relation to time of holding court in the Tenth judicial circuit,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 259, entitled

An act providing for the holding of two terms of the Cedar county circuit court at the city of El Dorado Springs in said county, and prescribing the jurisdiction thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 566 was read second time and
Referred to Committee on Judiciary.

House bill No. 567 was read second time and
Referred to Committee on Ways and Means.

House bill No. 568 was read second time and
Referred to Committee on Agriculture.

House bill No. 569 was read second time and
Referred to Committee on Ways and Means.

House bill No. 570 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 571 was read second time and
Referred to Committee on Judiciary.

House bill No. 572 was read second time and
Referred to Committee on Agriculture.

House bill No. 573 was read second time and
Referred to Committee on Judiciary.

House bill No. 574 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 575 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 576 was read and
Referred to Committee on Private Corporations.

House bill No. 577 was read second time and
Referred to Committee on Ways and Means.

House bill No. 578 was read second time and
Referred to Committee on Education.

House bill No. 579 was read second time and
Referred to Committee on Judiciary.

House bill No. 580 was read second time and
Referred to Committee on Judiciary.

House bill No. 581 was read second time and
Referred to Committee on Education.

House bill No. 582 was read second time and
Referred to Committee on Judiciary.

House bill No. 583 was read second time and
Referred to Committee on University.

House bill No. 584 was read second time and
Referred to Committee on Education.

House bill No. 585 was read second time and
Referred to Committee on Municipal Corporations.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which were referred House bills Nos. 218, 173, 176, 172, 102, 95, 57, 96, 44 and 224,

Begs leave to report that it has carefully considered the same, and reports herewith a substitute therefor, and recommends its adoption, and that the bills reported herewith do not pass;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 218, entitled

An act to amend an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815 of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled an act to amend sections 7806 and 7814 of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways," approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 173, entitled

An act to amend section 3 of an act of the session of 1893, relating to roads and highways, approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 176, entitled

An act in relation to roads and highways, amending sections 3 and 6, Session Acts 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 172, entitled

An act to repeal sections 2, 3 and 4 of an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811, 7815, of chapter 140, Revised Statutes of Missouri 1889, as amended by an act entitled 'an

act to amend sections 7806 and 7814, chapter 140, and article 1, relating to roads and highways," approved April 20, 1891, and amended and approved March 28, 1893, and enact three new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;
Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER : Your Committee on Roads and Highways, to which was referred House bill No. 102, entitled

An act to amend section 3 (7807), relating to " Poll-tax,"

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER : Your Committee on Roads and Highways, to which was referred House bill No. 95, entitled,

An act to amend section 7809 of chapter 140 of the Revised Statutes of Missouri, relating to roads and highways,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER : Your Committee on Roads and Highways, to which was referred House bill No. 57, entitled

An act to amend section 3 of the act of the Legislature, approved March 28, 1893, entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815 of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend sections 7806 and 7814 of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved April 20, 1891, and enact in lieu thereof seven new sections,'"

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER : Your Committee on Roads and Highways, to which was referred House bill No. 96, entitled

An act to compensate road overseers,

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER : Your Committee on Roads and Highways, to which was referred House bill No. 44, entitled

An act to amend section 3 (7807)' of an act entitled "An act to repeal sections 7806, 7807, 7808, 8809, 7810, 7811 and 7815, of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend sections 7806 and 7814, of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved April 20, 1891, and to enact in lieu thereof seven new sections,'" approved March 28, 1893 ;

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 224, entitled
An act to amend an act relating to "Qualifications of overseers—poll-tax, how paid,"

Begs leave to report that it has examined the same, and recommends that it do not pass, because it is covered by committee substitute bill ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 427, entitled
An act to establish state roads and highways commission, and appropriate money for the same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 358, entitled
An act to repeal an act to amend sections 7796 and 7800 of chapter 140, article 1, of the Revised Statutes of the state of Missouri of 1889, relating to "Roads and highways,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

House bill No. 255 was taken up for amendment and engrossment
Mr. Schoppenhorst offered the following amendment :

Amend House bill No. 255 by striking out all after the word "owner," in the 14th line of section 1 in the printed bill, up to and including the word "river," in the 16th line of section and bill ;

Which was read and adopted by the following vote on division
Ayes 18 ; noes 3.

Mr. Jones of Polk offered the following amendment :

Amend House bill No. 255 by adding to section 1 the following
"Provided, that the provisions of this act shall not apply in any case where the owner of the land through which any stream may flow shall cut timber growing within the banks of said stream for the purpose ;

clearing the channel, and shall cut said timber in lengths not to exceed eight feet ;”

Which was read.

Mr. Arnett moved to lay the amendment and bill on the table ;

Which was not agreed to by the following vote on division: Ayes 25, noes 27.

On motion of Mr. Watson, House bill No. 255 was indefinitely postponed.

House bill No. 257 was taken up for amendment and engrossment.

On motion of Mr. Schoppenhorst, House bill No. 257 was laid over informally.

House bill No. 281 was taken up for amendment and engrossment.

On motion of Mr. Hall, House bill No. 281 was indefinitely postponed by the following vote on division: Ayes 57, noes 18.

House bill No. 342 was taken up for amendment and engrossment.

Mr. Jones of Polk offered the following amendment:

Amend House bill No. 342, by adding to section 2 the following :

“Provided, That the provisions of this act shall not apply in any case where the owner of the land through which any stream may flow, shall cut timber growing within the banks of said stream for the purpose of clearing the channel, and shall cut said timber in lengths not to exceed eight feet ;”

Which was read and adopted.

Mr. Higbee offered the following substitute:

Amend House bill No. 342, by striking out all after the enacting clause and inserting in lieu thereof the following :

SECTION 1. It shall be unlawful for any person to obstruct any water-course by cutting or felling trees, throwing brush, logs or other obstructions therein tending to obstruct such water-course: provided that this act shall not be so construed as to prevent the making of dams in water-courses in such manner as not to injure or overflow lands above or below such dam, nor the erection of dams under chapter 113 of the Revised Statutes of the State of Missouri

SEC. 2. Any person violating any of the provisions of the above section shall be deemed guilty of a misdemeanor.

Which was read and not agreed to.

House bill 342 was then ordered engrossed as amended.

On motion of Mr. Kyler,

The House adjourned until 2 o'clock Monday afternoon, by the following vote on division: Ayes 42, noes 35.

TWENTY-SIXTH DAY—MONDAY, February 4, 1895.

The House met pursuant to adjournment.

Speaker pro tem. Mueller in the chair.

Prayer by Rev. Boone.

Journal of Saturday read and approved.

Mr. Weinhold introduced the following resolution :

Whereas, The topography of Jefferson City is such as to give the members of this House the “ups and downs” while preambulating the streets of said city ; and
Whereas, The sidewalks of said city have been and are monopolized by the dashing youths of this town who delight in coasting and riding their “Red Rovers” at lightning speed ; and

Whereas, The small boys' constitutional liberties are about to be taken away by this House ; therefore be it

Resolved, That it is the sense of this House that the capitol should be removed to the beautiful city of Sedalia, a city whose topography is such as to forbid the appropriating of its streets and sidewalks by the small boy ; be it further

Resolved, That the streets and sidewalks of the said Jefferson City be and they are hereby turned over to the small boy and his Red Rover, as a reparation for the cruel wrongs already done him.

Which was read.

Mr. Moore of Mississippi offered the following amendment :
Amend by inserting " Charleston " instead of " Sedalia ; "

Which was read.

On motion of Mr. Moran, the resolution and amendment were referred to the Committee on Constitutional Amendments.

Mr. Moore of Stone offered the following resolution :

Whereas, The accumulating business of this House demands constant and diligent work on the part of members of the House to properly consider and dispose of said business ; therefore

Resolved, That on and after Monday, February 11, this House shall meet each morning, as provided by the rules, and hold three sessions each day, Saturdays excepted, and that all resolutions presented in this House, that do not directly pertain to legitimate business that ought to come before this House, be disposed of without debate.

Which was read and referred to Committee on Rules.

Mr. Davison offered the following resolution :

Whereas, The official reporter of this House is furnishing the publishers of the official organ of the Senate, the Daily Tribune, with the official proceedings of this House without charge ; therefore be it

Resolved, That the Senate is hereby respectfully requested to extend a similar courtesy to this House by instructing its official reporter to supply the publishers of the official organ of this House, the Evening Courier, with the official proceedings of the Senate without charge therefor.

Which was read and adopted.

Mr. Davison moved the vote by which 2000 copies of the Governor's Message containing the reports of the Adjutant-General, State Geologist and World's Fair Commissioners was ordered printed be reconsidered.

Mr. Bothwell was called to the chair.

On motion of Mr. Davison, the previous question on the motion to reconsider the motion was agreed to by the following vote—the ayes and noes having been demanded by Messrs. DeReign and Weinhold :

A YES—Messrs.

Atkins,
Baughner,
Best,
Bittinger,
Bourn,
Breit,
Brock,
Calhoun,
Cherrington,
Davis (Taney),
Davison,
DeFord,
Denny,
Denslow,
Dyer,
Edgar,
Freeman.

Fuson,
Gay,
George,
Gmelch,
Griffiths,
Gurney,
Hammond,
Hancock,
Hart,
Higbee,
Hinde,
Johnston,
Jones (Hickory),
Jones (Polk),
Leazenby,
LeFavor,

LeRoy,
Martin,
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Sachse,
Sailor,
Sartin,
Sawyer,

Schoppenhorst,
Schumacher,
Shaw,
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Stickney,
Tartar,
Tatum,
Tubbs,
Walton,
Warner,
Watson,
Wetzel—65.

NOES—Messrs.

Anderson,	Hall,	McKee,	Ross,
Armstrong,	Jenkins,	Mahan,	Russell (N. Madrid),
Arnett,	Julian,	Marsh,	Schooler,
Avery,	Kasey,	Melson,	Sherrill,
Bothwell,	Kline,	Meriwether,	Short (Cole),
Buckner,	Kyler,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Lane,	Old,	Sullinger,
Chinn,	Lynch,	O'Reilly,	Tate,
Choate,	McCollum,	Pollock,	Weaver,
DeReign,	McIntyre,	Pratte,	Weinhold,
Gill,	McKearly,	Pritchett,	Young (St. Francois)
Grubb,			—45.

Absent—Messrs.

Carroll,	Daneri,	Temme,	Young (Texas)—6.
Correll,	Mortimer,		

Absent with leave—Messrs.

Benner,	Cox,	Ferguson,	Miller,
Bennett,	Crisp,	Harrison,	O'Dell,
Burks,	Davidson,	Jones (Jackson),	Spencer (St. L. City)
Collins,	Davis (Wayne),	McPherson,	Swanger,
Coppedge,	Drum,	Middleton,	Waymeyer—20.

Sick—Messrs.

Drabelle,	Rothwell,	Mr. Speaker—3.
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Messrs. Cox, Burks, Waymeyer, Harrison and Jones of Jackson were granted leave of absence.

Messrs. Rothwell and Drabelle were reported sick.

Speaker Russell was reported sick.

Mr. Higbee moved to suspend the rules, and that Senate bills be called up for first reading; which was agreed to by the following vote on division: Ayes 53, noes 19.

Senate bill No. 1, entitled

An act to provide for the election of collector of the revenue in certain counties in the State,

Was read first time.

Senate bill No 7, entitled

An act to amend section 4708, Revised Statutes, concerning contested elections,

Was read first time.

Senate bill No. 11, entitled

An act to amend sections 4355 and 4356, article 12, chapter 48, Revised States of Missouri, 1889, relating to commuting fine to imprisonment,

Was read first time.

Senate bill No. 12, entitled

An act to amend section 12 of an act entitled "An act to amend article 3, chapter 60, of the Revised Statutes of 1889, of the State of Missouri, entitled 'Elections in cities and towns of 5000 inhabitants and over, and extending the Australian system of voting to all voting precincts in the State,' approved April 4, 1891,"

Was read first time.

Senate bill No. 14, entitled

An act to establish a criminal court, to be known as a court of criminal correction, in all counties containing, or which shall hereafter contain, a city of 100,000 inhabitants or more, and less than 300,000 inhabitants, to define the former jurisdiction and procedure of said court,

and creating the offices of judge and clerk of said court, and defining the powers and duties of said officers,
Was read first time.

Senate bill No. 23, entitled
An act repealing section 8694, of the Revised Statutes of 1889, and enacting a new section in lieu thereof, relating to the appointment of Curators of the State University,
Was read first time.

Senate bill No. 35, entitled
An act relating to certain contracts for the conditional sale, lease and hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof,
Was read first time.

Senate bill No. 48, entitled
An act to amend an act entitled "An act to amend section 4706, of chapter 60, of the Revised Statutes of Missouri 1889, in relation to elections," approved March 31, 1893,
Was read first time.

Senate bill No. 56, entitled
An act concerning merchants' license tax,
Was read first time.

Senate bill No. 63, entitled
An act to amend section 1226, Revised Statutes 1889, entitled "Penitentiary,"
Was read first time.

Senate bill No. 68, entitled
An act to provide uniformity of legislation in the United States,
Was read first time.

Senate bill No. 80, entitled
An act regulating proceedings for the writ of prohibition,
Was read first time.

Senate bill No. 90, entitled
An act to amend article 3, of chapter 47, of the Revised Statutes of Missouri of 1889, entitled "Offenses against public and private property," by adding a new section thereto to be known as section 3569a,
Was read first time.

Senate bill No. 98, entitled
An act to amend article 2, chapter 89, Revised Statutes of 1889, relating to insurance, by striking out section 5859, and enacting a new section in lieu thereof,
Was read first time.

Senate bill No. 107, entitled
An act requiring counties, cities, towns and school districts to take a bond from all contractors for public work done for such county, city, town or school district, containing a condition for the payment for all labor done and material furnished for such work, and giving laborers and material-men a right of action, thereon,
Was read first time.

Senate bill No. 166, entitled
An act to provide for making and improving the public roads by the organization of special road districts of territory of not more than

six miles square in which is located a city of the third or fourth class, except cities of the third class organized under special charters, and to raise revenue therefrom, and to further provide that when this act shall become a law it shall take effect and be in force only in such prescribed territory where adopted by the legal voters thereof,

Was read first time.

On motion of Mr. Freeman, the rules were suspended and introduction of House bills was declared in order.

Mr. Hart introduced House bill No. 590, entitled

An act to repeal section 4403, of chapter 48, of article 14, of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings;"

Which was read first time.

Mr. Freeman introduced House bill No. 591, entitled

An act to divide the State of Missouri into fifteen Congressional districts;

Which was read first time.

Mr. Odneal (by request) introduced House bill No. 592, entitled

An act to provide for the separate government of the University of Missouri, Agricultural and Mechanical college and the School of Mines and Metallurgy, and to provide for their support and maintenance and the maintenance of the Lincoln Institute;

Which was read first time.

Mr. LeRoy introduced House bill No. 593, entitled

An act creating the office of state architect, and providing for the appointment and salary of said officer;

Which was read first time.

Mr. Shaw (by request) introduced House bill No. 594, entitled

An act to repeal section 7625, article 3, chapter 138, of the Revised Statutes of 1889, relating to county collectors;

Which was read first time.

Mr. Shaw (by request) introduced House bill No. 595, entitled

An act to amend section 7608, article 3, of chapter 138 of Revised Statutes of 1889, relating to county collectors;

Which was read first time.

Mr. Gay introduced House bill No. 596, entitled

An act to amend section 8084, of article 2, chapter 143 of the Revised Statutes of 1889, entitled "Schools, city, town and village schools;"

Which was read first time.

Mr. Sailor introduced House bill No. 597, entitled

An act to prohibit life insurance companies and accident insurance companies from doing any other business except that of life and accident insurance;

Which was read first time.

Mr. Pettijohn introduced House bill No. 598, entitled

An act to appropriate money for the creation and maintenance of an industrial reformatory;

Which was read first time

Mr. Pettijohn introduced House bill No. 599, entitled

An act to create county and other local boards of health, defining their duties and powers, and providing for the compensation of their members and officers;

Which was read first time.

Mr. Pettijohn (by request) introduced House bill No. 600, entitled

An act to establish the "Missouri home for feeble-minded youth," to provide for its location, construction and government, and to appropriate money therefor;

Which was read first time.

Mr. Jones of Hickory (by request) introduced House bill No. 601, entitled

An act to amend section 3537, of article 3, of chapter 47, of the Revised Statutes of Missouri, 1889, relating to crimes and punishments;

Which was read first time.

Mr. Jones of Hickory (by request) introduced House bill No. 602, entitled

An act to amend section 3526, of article 3, of chapter 47, of the Revised Statutes of Missouri, relating to crimes and punishments;

Which was read first time.

Mr. Davison (by request) introduced House bill No. 603, entitled

An act to amend article 3, of chapter 60, of the Revised Statutes of 1889, relating to elections, by adding a new section thereto, to be known as section 4763a;

Which was read first time.

Mr. Mahan (by request) introduced House bill No. 604, entitled

An act to provide school books for indigent children;

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 605, entitled

An act requiring the owners or keepers of domestic geese, ducks and turkeys, after notice has been given, to be restrained, and providing for the assessment of damages,

Which was read first time.

Mr. Dyer presented a petition from citizens of Maysville, DeKalb county, Missouri, praying for the enactment of a law for the protection of public health and the prevention of adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Robertson presented a remonstrance from citizens of Johnson county, protesting against the passage of any act providing for holding court at any place but the county seat; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Johnson county, Mo., protesting against the passage of any act providing for holding court at any place but the county seat; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Warrensburg township, Johnson county, Missouri, protesting against the enactment of any law tending to provide for any terms of court to be held elsewhere but at the county seat; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Hazel Hill township, Johnson county, Mo., protesting against the passage of any act providing for holding court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Simpson township, Johnson county, Mo., protesting against the passage of any act providing for holding court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Washington township, Johnson county, Mo., protesting against the passage of any act providing for holding court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Jackson township, Johnson county, Mo., protesting against the passage of any act providing for holding court at any place but at the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Center-view township, Johnson county, Mo., protesting against the passage of any law providing for holding terms of court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Montserrat township, Johnson county, Mo., protesting against the passage of any act providing for holding any terms of court at any place other than the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Jefferson township, Johnson county, Mo., protesting against the passage of any act providing for the holding of any terms of court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Chilhowie township, Johnson county, Mo., protesting against the passage of any law providing for holding terms of court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Grover township, Johnson county, Mo., protesting against the passage of any law providing for holding terms of court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Robertson presented a remonstrance from citizens of Post Oak township, Johnson county, Mo., protesting against the passage of any law providing for holding terms of court at any place but the county seat ; which was read and

Referred to Committee on Judiciary.

Mr. Moran, from the Joint Committee on Printing, submitted the following report :

MR. SPEAKER: Your Joint Committee on Printing, to which was referred the report of the committee appointed by the Governor to visit and examine the various State institutions of the State,

Begs leave to report that they have examined the same, and find that said report contains valuable information that should be known by the members of this House and by the tax-payers of this State. Your Committee would, therefore, recommend that 6000 copies of said report be printed, 1000 copies of which shall be for the Appendix of the House Journal, and 5000 for distribution amongst the tax-payers of this State, and for the use of members of this House;

Which was read.

On motion of Mr. Moran, 6000 copies of the report were ordered printed by the following vote on division: Ayes 51; noes 22.

Mr. Porterfield presented a petition from citizens of Springfield, Mo., praying for the enactment of a law providing for the establishment of a State Roads and Highways Commission; which was read and Referred to Committee on Roads and Highways.

Mr. Porterfield presented a petition from the Missouri Women's Christian Temperance Union at Springfield, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, and the sale thereof to minors; which was read and Referred to Committee on Criminal jurisprudence.

Mr. Tubbs, from Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 100, entitled

An act to amend an act entitled "An act to amend article 4, chapter 60, of the Revised Statutes of Missouri of 1889," by adding fourteen new sections thereto,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Speaker pro tem. Mueller in the chair.

Senate bill No. 54 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objections being made, the Speaker appended his signature thereto as prescribed by section 30 of the Constitution.

Mr. Bothwell introduced House bill No. 606, entitled

An act to amend section 4014 of Revised Statutes of 1889, relating to "Crimes and punishments," by adding certain words thereto;

Which was read first time.

Mr. Bothwell introduced House bill No. 607, entitled

An act to amend section 5885, article 4, chapter 89, Revised Statutes 1889, relating to "Insurance other than life," by striking out certain words and inserting other words in lieu thereof;

Which was read first time.

Mr. Bothwell introduced House bill No. 608, entitled

An act to amend section 2771, Revised Statutes 1889, relating to "Manufacturing and business companies," as amended by an act approved March 28, 1893, by adding certain words thereto;

Which was read first time.

Mr. Bothwell introduced House bill No. 609, entitled

An act to amend article 3, chapter 47, Revised Statutes of Missouri 1889, entitled "Crimes and punishments," by adding thereto a new section to be designated as section 3571a;

Which was read first time.

Mr. Atkins introduced House bill No. 610, entitled

An act to authorize recorders of deeds to administer oaths in matters relating to the duties of their office;

Which was read first time.

Mr. Gurney introduced House bill No. 611, entitled

An act to compel all street railways operated in the State of Missouri, for the conveyance of passengers, to carry all persons between the hours of six and eight in the forenoon, and between the hours of five and seven in the afternoon, at one-half of the regular fare.

Which was read first time.

House bills Nos. 351, 352 and 353 were read for the information of the House.

Mr. Bothwell was called to the chair.

House bill No. 351 was called up for amendment and engrossment.

The following pending amendment to the bill was read:

Amend House bill No. 351, by striking out all after the enacting clause.

On motion of Mr. LeRoy, the House adjourned under the rules.

TWENTY-SEVENTH DAY—TUESDAY, February 5, 1895.

House met pursuant to adjournment.

Speaker *pro tem.* Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Davison's motion to reconsider the vote by which 2000 copies of the Governor's message, etc., were ordered printed, was agreed to by the following vote on division: Ayes 44, noes 27.

The pending motion was then read.

Mr. Davison moved to amend by substituting 500 instead of 2000.

Mr. McIntyre moved to amend the amendment by substituting 1000 instead of 500;

Which was not agreed to.

On motion of Mr. Moran,

The amendment and resolution were referred to the Committee on Printing.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 5, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, relating to "Change of venue, when granted," and to enact a new section in lieu thereof, to be known as section 4156;

Also, Senate bill No. 38, entitled

An act to amend section 737, chapter 17, Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes ;"

Also, Senate bill No. 57, entitled

An act to repeal section 3318, of the Revised Statutes of Missouri, 1889, as amended by Session Acts 1891, by "An act to amend section 3318, of chapter 46, article 3, of the Revised Statutes of 1889," approved March 19, 1891, and by "An act to amend section 3318, of article 3, chapter 46, of the Revised Statutes of 1889," approved April 1, 1891, and to enact a new section in lieu thereof ;

Also, Senate bill No. 65, entitled

An act to amend article 2, chapter 153, of the Revised Statutes of Missouri, 1889, entitled "Stenographers in counties having more than 100,000 and less than 350,000 inhabitants," by adding to said article a new section to be known as 8239a ;

Emergency clause adopted ;

In which the concurrence of the House is respectfully requested.
Which was read.

Mr. Bothwell was called to the chair.

Mr. Steel presented a petition from citizens and residents of the city of DeSoto, county of Jefferson, and State of Missouri, praying for the enactment of a law forbidding the sale of tobacco, cigars or cigarettes to minors, and recommending the New York law ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Leazenby introduced House bill No. 612, entitled

An act to repeal section 5 of an act entitled "An act to amend sections 7796 and 7800, of chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to roads and highways, and also to repeal sections 7798 and 7799 of the same chapter and article, and insert in lieu thereof two new sections," approved March 23, 1893 ;

Which was read first time.

Mr. Jenkins introduced House bill No. 613, entitled

An act to authorize the Board of Curators of the University of the State of Missouri to sell or exchange and purchase or exchange certain grounds, and to open a street, forty feet in width, through a small part of the agricultural college farm, and along a part of the north boundary of the same, in Boone county, Missouri, for the purpose of making accessible the athletic grounds used by the students of the State University ;

Which was read first time.

Mr. Phipps introduced House bill No. 614, entitled

An act to amend section 7608, article 3, chapter 138, Revised Statutes of Missouri for 1889, entitled "The assessment and collection of the revenue ;"

Which was read first time.

Mr. Tatum introduced House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificates of indebtedness issued and held in trust by the State for the State school and seminary fund during the years 1895 and 1896 ;

Which was read first time.

Mr. Tatum introduced House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds ;

Which was read first time.

Mr. Tatum introduced House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State ;

Which was read first time.

Mr. Tatum introduced House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization ;

Which was read first time.

Mr. Tatum introduced House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31 1896 ;

Which was read first time.

Mr. Julian introduced House bill No. 620, entitled

An act to protect tax-payers ;

Which was read first time.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER : Your Committee on Agriculture, to which was referred House bill No. 498, entitled

An act to repeal section 7033 of the Revised Statutes of Missouri, chapter 114, relating to mills and millers,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER : Your Committee on Agriculture, to which was referred House bill No. 551, entitled

An act to amend section 8415, of chapter 160, R. S. 1839, entitled "Thistles,"

Begs leave to report that it has examined the same, and recommends that it do not pass :

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER : Your Committee on Agriculture, to which was referred House bill No. 77, entitled

An act to indemnify owners of sheep in cases of damage committed by dogs,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER : Your Committee on Agriculture, to which was referred House bill No. 437, entitled

An act to provide for removing growing timber from streams and water-courses, and for keeping streams and water-courses clear of timber,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 446, entitled

An act to amend section 5033, chapter 65, of the Revised Statutes of Missouri of 1889, concerning the fencing of public highways in counties that have passed the general stock law, restricting horses, mules and cattle, by adding a new section thereto, to be known as section 5033a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 153, entitled

An act to repeal section 5787, article 1, chapter 89, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the salaries of superintendent of insurance and his deputy,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 459, entitled

An act to regulate and govern fire insurance companies in this State, and to regulate the payment of losses,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that House bill No. 344 covers subject-matter of this bill ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 344, entitled

An act concerning insurance,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 371, entitled

An act concerning life insurance companies, and regulating the business of life insurance,

Begs leave to report that it has examined the same, and recommends the adoption of the accompanying substitute ;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 457, entitled

An act to amend section 5890, article 4, chapter 89 of the Revised Statutes of Missouri of 1889, entitled "Insurance," by adding an additional clause thereto,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 385, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent herewith," approved March 31, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 86, entitled

An act to amend sections 7681, 7683 and 7687, of article 6, chapter 38 of the Revised Statutes of the State of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary ;

Which was read, and the bill so referred.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 329, entitled

An act to amend an act entitled "An providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, sheriffs, coroners, constables, interpreters, translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class,

fees for naturalization of foreigners, of Register of Lands of State, for duties of Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts in conflict therewith,"

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that another bill in conflict with same has been formally reported;

Which was read.

Mr. Freeman, from the Committee on State Penitentiary, submitted the following report:

MR. SPEAKER: Your Committee on State Penitentiary, to which was referred House bill No. 449, entitled

An act fixing a minimum price on convict labor hired and let in the Missouri penitentiary,

Begs leave to report that it have examined the same, and recommends that it do not pass;

Which was read.

Messrs. Walton and Sachse, from the Committee on Penitentiary, submitted the following report:

MR. SPEAKER: A minority of your Committee on Penitentiary, to which was referred House bill No. 449, entitled

An act fixing a minimum price on convict labor hired and let in the Missouri Penitentiary,

Begs leave to report that they has examined the same, and recommends that it do pass;

Which was read.

Mr. Lynch moved the minority report be adopted and the bill be placed on the calendar, and 300 copies ordered printed;

Which was agreed to by the following vote on division: Ayes 35, noes 33.

Mr. Jenkins (by consent) offered concurrent resolution No. 13, instructing the Senators and Representatives of Missouri in Congress to use all proper means in their legislative capacity to procure the passage by Congress of an act adjusting a deficiency suffered by the State of Missouri in the amount of lands received by the State in pursuance of the act of Congress of July 2, 1862, entitled "An act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and the mechanic arts;"

Which was read first time.

On motion of Mr. Jenkins,

The rules were suspended, the resolution read second time and Referred to Committee on Federal Relations.

The Committee to visit the Reform School for Boys at Boonville submitted the following report:

MR. SPEAKER: Your special committee, appointed by you to visit the Reform School for Boys at Boonville, Mo., to ascertain the immediate wants of that institution, after the recent destruction by fire of their chapel and dining hall, and report to the House at an early date, beg leave to submit the following report:

Your committee visited Boonville on the 26th day of January last, and found that said building, namely, the chapel and dining hall, are a complete loss. Nothing remains of said building save the naked walls. We find that the building was erected at a cost of \$3500 to the State, which amount was appropriated for that purpose by the 37th General Assembly, and we are assured the building having been estimated to be worth fully \$8000—the labor in erecting the building having been performed by the inmates and a few mechanics employed as heads of families of the school, so that the entire amount of the appropriation was consumed for material only, such as lumber, lime, sand and gas, and steam fittings, the brick

having been manufactured by the inmates of the school, and the architecture and supervision by the superintendent. It is said to have been a very imposing structure, one that was a credit to our great State. We further find that there was no insurance on the building, the 37th General Assembly having refused to appropriate any money for that purpose, claiming that the State could better afford to carry its own risks, rather than pay exorbitant insurance rates, such as have been common all over the State for the last few years.

Your committee does not desire to question the wisdom of such legislation, but would submit for your consideration a plain business proposition, namely: If at any of the State institutions the fire protection is inadequate, it might be good policy to protect such property by insurance. We are told that the fire protection was and is inadequate, and even so with the remaining buildings, but that sufficient protection could be secured at an expense of about \$2500, but which amount would suffice to give protection to all of the buildings on the ground.

The chapel and dining-hall would require an expenditure of \$3500, making a total of \$6000, which amount, if appropriated at an early date, would be the very best investment the State could possibly make, giving to the school the very necessary room needed, and at the same time afford protection from fire for all the buildings on the ground. Your committee can attest that this building is badly needed, and that the managers can not well get along without it. There are now 175 boys in the school, with a probable large increase in the future, if the recommendation of the Governor receive your approval, namely: to send all the boys under and up to 18 years, convicted for crime, to the reform school, with a chance to redeem them, rather than send them to the penitentiary. As to the results obtained in reforming the boys since the existence of the school, we would call your attention to the report of the Superintendent.

We think it very favorable, and from personal observance, believe it to be correct in all its details. The board of managers have selected the right man as superintendent, as his whole soul seems to be in that work, and if anyone is capable of reforming bad boys, and doing good in this direction, this man certainly is. Much has been said about criminal costs, and your committee believes this reform school for boys the best means of reducing such costs, to a great extent. You can prevent hundreds of boys annually from becoming criminals, and at the same time you can save the state thousands of dollars in criminal costs, besides having performed a great, a noble and humane act; one that will be appreciated and approved by all good and loyal citizens.

Your Committee desires to state in conclusion that they were glad of the opportunity afforded them to visit the school, and they sincerely regret that such opportunity may not be afforded every member of this House, but, if it were possible, we feel certain that this House would join us in the most hearty approval of all the recommendations made by the Committee appointed by the Governor to visit all State institutions, for the maintenance and improvement of Reform School for Boys.

Respectfully submitted,

J. F. GMECH, Jr.,
W. H. ODNEAL,
J. A. SARTIN,
M. W. HALL,
WM. A. ROTHWELL.

Which was read, and referred to Committee on Appropriations.

Mr. Bittinger (by consent) introduced House bill No. 621, entitled

An act to secure a more efficient management of the Agricultural Experiment station and farm connected with the college of agriculture and mechanic arts in the University of the State at Columbia, and to provide more fully for training and instruction in practical agriculture and its kindred industries;

Which was read first time.

Mr. McKearly (by consent) introduced House bill No. 622, entitled

An act to organize Southeast Missouri Drainage Commission, and authorize the same to let contracts for construction of such canals, levees, dykes and drains as may be necessary to reclaim certain swamp lands, and to appropriate money therefor, with an emergency clause;

Which was read first time.

On motion of Mr. Gurney, 300 copies of House bill No. 374 were ordered printed for information of the House, and the bill was placed on the calendar.

On motion of Mr. Higbee, the regular order was suspended and second reading of Senate bills declared in order.

Senate bill No. 1 was read second time and Referred to Committee on Ways and Means.

Senate bill No. 7 was read second time and Referred to Committee on Elections.

Senate bill No. 11 was read second time and Referred to Committee on Criminal Jurisprudence.

Senate bill No. 12 was read second time and Referred to Committee on Elections.

Senate bill No. 14 was read second time and Referred to Committee on Judiciary.

Senate bill No. 23 was read second time and Referred to Committee on University.

Senate bill No. 35 was read second time and Referred to Committee on Judiciary.

Senate bill No. 48 was read second time and Referred to Committee on Elections.

Senate bill No. 56 was read second time and Referred to Committee on Ways and Means.

Senate bill No. 63 was read second time and Referred to Committee on Penitentiary.

Senate bill No. 68 was read second time and Referred to Committee on Federal Relations.

Senate bill No. 80 was read second time and Referred to Committee on Judiciary.

Senate bill No. 90 was read second time and Referred to Committee on Criminal Jurisprudence.

Senate bill No. 98 was read second time and Referred to Committee on Insurance.

Senate bill No. 107 was read second time and Referred to Committee on Municipal Corporations.

Senate bill No. 166 was read second time and Referred to Committee on Roads and Highways.

Mr. DeReign moved the vote by which House bill No. 226 was refused engrossment be reconsidered, and the bill be put on the calendar for engrossment ;

Which was not agreed to, by the following vote on division :
Ayes 29, noes 31.

House bill No. 586 was read second time and Referred to Committee on Judiciary.

House bill No. 587 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 588 was read second time and Referred to Committee on Official Salaries and Fees.

- House bill No. 589 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 590 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 591 was read second time and
Referred to Committee on Elections.
- House bill No. 592 was read second time and
Referred to Committee on University.
- House bill No. 593 was read second time and
Referred to Committee on Internal Improvements.
- House bill No. 594 was read second time and
Referred to Committee on Ways and Means.
- House bill No. 595 was read second time and
Ceferred to Committee on Ways and Means.
- House bill No. 596 was read second time and
Referred to Committee on Education.
- House bill No. 597 was read second time and
Referred to Committee on Insurance.
- House bill No. 598 was read second time and
Referred to Committee on Benevolent and Scientific Institutions.
- House bill No. 599 was read second time and
Referred to Committee on Benevolent and Scientific Institutions.
- House bill No. 600 was read second time and
Referred to Committee on Benevolent and Scientific Institutions.
- House bill No. 601 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 602 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 603 was read second time and
Referred to Committee on Elections.
- House bill No. 604 was read second time and
Referred to Committee on School Text-books.
- House bill No. 605 was read second time and
Referred to Committee on Agriculture.
- House bill No. 606 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 607 was read second time and
Referred to Committee on Insurance.
- House bill No. 608 was read second time and
Referred to Committee on Private Corporations.
- House bill No. 609 was read second time and
Referred to Committee on Criminal Jurisprudence.
- House bill No. 610 was read second time and
Referred to Committee on Judiciary.
- House bill No. 611 was read second time and
Referred to Committee on Private Corporations.
- Joint and concurrent resolution No. 12 was read second time and
Referred to Committee on Ways and Means.

Pending House bill No. 351 and the pending amendment thereto were called up.

Mr. Higbee offered the following substitute for the amendment :

Amend House bill No. 351 by striking out the following words in the 13th, 14th and 15th lines thereof, to wit : "This section shall be applicable to prosecutions before justices of the peace for misdemeanors ;" which was read.

Mr. Moran moved the previous question ; which was not agreed to by the following vote, on division : Ayes 27, noes 50.

The substitute for the amendment to House bill No. 351 was then adopted by the following vote, on division : Ayes 39, noes 20.

The amendment as amended by the substitute was then adopted by the following vote, on division : Ayes 54, noes 11.

Mr. Moran moved the previous question ; which was agreed to.

Messrs. Young of Texas and Kasey having demanded the ayes and noes on the engrossment of House bill No. 351, the bill was ordered engrossed by the following vote :

AYES—Messrs.

Best,	Gill,	McKearly,	Sartin,
Bitteringer,	Grubb,	Martin,	Sawyer,
Bothwell,	Hall,	Meriwether,	Schoppenhorst,
Bourn,	Hammond,	Miller,	Schumacher,
Breit,	Hancock,	Moore (Mississippi)	Shaw,
Buckner,	Hart,	Moore (Stone),	Short (Cole),
Cape,	Higbee,	Moran,	Short (Phelps),
Choate,	Hinde,	Murray,	Smith (Buchanan),
Correll,	Jenkins,	Odneal,	Smith (Howell),
Cox,	Johnston,	Old,	Spencer (Douglas),
Daneri,	Jones (Jackson),	O'Reilly,	Spencer (St. L. City),
DeFord,	Jones (Polk),	Pettijohn,	Spurgeon,
Denny,	Julian,	Phipps,	Steel,
Denslow,	Kline,	Porterfield,	Swanger,
DeReign,	Kyler,	Pratte,	Tartar,
Dyer,	Lane,	Pritchett,	Tatum,
Edgar,	Leazenby,	Rohne,	Walton,
Fuson,	LeFavor,	Ross,	Warner,
Gay,	LeRoy,	Russell (N. Madrid),	Weaver,
George,	Lynch,	Sachse,	Weinhold—80.

NOES—Messrs.

Anderson,	Davidson,	McIntyre,	Schooler,
Arnett,	Davis (Taney),	McKee,	Sherrill,
Atkins,	Davison,	Mahan,	Tubbs,
Avery,	Freeman,	Marsh,	Watson,
Baughner,	Gmelich,	Melson,	Wetzel,
Brock,	Griffiths,	Pollock,	Young (St. Fran.),
Calhoun,	Jones (Hickory),	Robertson,	Young (Texas)—31.
Chinn,	Kasey,	Sailor,	

Absent—Messrs.

Carroll,	Gurney,
Cherrington,	McCollum,

Mortimer,
Stickney,

Temme—7.

Absent with leave—Messrs.

Armstrong,	Coppedge,
Benner,	Crisp,
Bennett,	Davis (Wayne),
Burks,	Drum,
Collins,	Ferguson,

Harrison,
McPherson,
Middleton,
Mueller,

O'Dell,
Sullinger,
Tate,
Waymeyer—18.

Sick—Messrs.

Drabelle,	Rothwell,
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Mr. Speaker—3.

Messrs. Tate, Rothwell and Armstrong were reported sick.

Messrs. Waymeyer, Sullinger, Harrison, Bennett and Mueller were granted leave of absence.

Speaker Russell was reported sick.

House bill No. 352 was called up for amendment and engrossment.

Mr. Spencer of St. Louis City offered the following amendment:

Amend House bill No. 352 by striking out all after the word "indictment," in line 9 of section 4075, down to and including the word "God," in line 23;

Which was read and rejected by the following vote on division:
Ayes 23, noes 40.

The ayes and noes being demanded by Messrs. Avery and Kasey on engrossment of House bill No. 352, the bill was ordered engrossed by the following vote:

AYES—Messrs.

Best,	Griffiths,	Martin,	Schoppenhorst,
Bittinger,	Grubb,	Miller,	Schumacher,
Bourn,	Hall,	Moore (Mississippi),	Shaw.
Breit,	Hammond,	Moore (Stone),	Short (Cole),
Buckner,	Hancock,	Moran,	Short (Phelps),
Cape,	Hart,	Murray,	Smith (Buchanan),
Choate,	Higbee,	Odneal,	Smith (Howell),
Correll,	Hinde,	O'Reilly,	Spencer (Douglas),
Daneri,	Johnston,	Pettijohn,	Spurgeon,
DeFord,	Jones (Jackson),	Phipps,	Steel,
Denny,	Jones (Polk),	Porterfield,	Swanger,
Denslow,	Kline,	Pritchett,	Tartar,
Dyer,	Lane,	Rohne,	Tatum,
Edgar,	Leazenby,	Ross,	Tubbs,
Fuson,	LeFavor,	Russell (N. Madrid),	Walton,
Gay,	LeRoy,	Sachse,	Warner,
George,	McKearly,	Sawyer,	Weinhold—69.
Gill,			

NOES—Messrs.

Anderson,	Davidson,	Lynch,	Robertson,
Arnett,	Davison,	McCollum,	Sailor,
Atkins,	DeReign,	McIntyre,	Sartin,
Avery,	Freeman,	McKee,	Schooler,
Bothwell,	Gmelich,	Mahan,	Sherrill,
Brock,	Gurney,	Melson,	Weaver,
Calhoun,	Jones (Hickory),	Meriwether,	Wetzel,
Chinn,	Kasey,	Old,	Young (St. Franc.)
Cox,	Kyler,	Pratte,	Young (Texas)—36.

Absent—Messrs.

Armstrong,	Coppedge,	Jenkins,	Pollock,
Baughner,	Crisp,	Julian,	Spencer (St. L. City),
Carroll,	Davis (Taney),	McPherson,	Stickney,
Cherrington,	Davis (Wayne),	Marsh,	Temme,
Collins,	Ferguson,	Mortimer,	Watson—20.

Absent with leave—Messrs.

Benner,	Drabelle,	Middleton,	Sullinger,
Bennett,	Drum,	Mueller,	Tate,
Burks,	Harrison,	O'Dell,	Waymeyer—12.

Sick—Messrs.

Rothwell, Mr. Speaker—2.

House bill No. 353 was called up for amendment and engrossment:

Mr. Higbee offered the following amendment:

Amend House bill No. 353 by adding thereto the following words:

"The prosecuting attorney may introduce other evidence in rebuttal;"

Which was read and adopted.

Messrs. Avery and Schooler having demanded the ayes and noes on engrossment of House bill No. 353, the bill was ordered engrossed by the following vote:

A YES—Messrs.

Best,	Fuson,	LeRoy,	Sawyer,
Bittinger,	Gay,	Martin,	Schoppenhorst,
Bourn,	Griffiths,	Miller,	Short (Cole),
Breit,	Grubb,	Moore (Mississippi),	Short (Phelps),
Buckner,	Hammond,	Moore (Stone),	Smith (Buchanan),
Cape,	Hart,	Murray,	Spencer (St. L. City),
Choate,	Higbee,	Odneal,	Spurgeon,
Correll,	Hinde,	O'Reilly,	Steel,
Daneri,	Johnston,	Phipps,	Swanger,
DeFord,	Jones (Jackson),	Porterfield,	Tartar,
Denny,	Jones (Polk),	Pritchett,	Tatum,
Denslow,	Kline,	Rohne,	Walton,
DeReign,	Lane,	Ross,	Warner,
Dyer,	Leazenby,	Russell (N. Madrid),	Weinhold—59.
Edgar,	LeFavor,	Sachse,	

NOES—Messrs.

Anderson,	Davison,	McKearly,	Shaw,
Arnett,	Freeman,	McKee,	Sherrill,
Atkins,	Gill,	Mahan,	Smith (Howell),
Avery,	Gmelich,	Melson,	Spencer (Douglas),
Baughner,	Hall,	Meriwether,	Stickney,
Bothwell,	Jenkins,	Old,	Tabbs,
Brock,	Jones (Hickory),	Pollock,	Watson,
Calhoun,	Kasey,	Robertson,	Weaver,
Chinn,	Kyler,	Sailor,	Wetzel,
Cox,	Lynch,	Sartin,	Young (St. Fran.),
Davidson,	McCollum,	Schooler,	Young (Texas),
Davis (Taney),	McIntyre,		—46.

Absent—Messrs.

Armstrong,	Davis (Wayne),	Julian	O'Dell,
Carroll,	Ferguson,	McPherson,	Pettijohn,
Cherrington,	George,	Marsh,	Pratte,
Collins,	Gurney,	Moran,	Schumacher,
Coppedge,	Hancock,	Mortimer,	Temme—20.

Absent with leave—Messrs.

Benner,	Crisp,	Middleton,	Tate,
Bennett,	Drum,	Mueller,	Waymeyer—11.
Burks,	Harrison,	Sullinger,	

Sick—Messrs.

Drabelle,	Rothwell,	Mr. Speaker—3.
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On motion of Mr. Fuson,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Mr. Bothwell.

House bill No. 368 was ordered engrossed by the following vote on division: Ayes 43, noes 10.

House bill No. 380 was taken up for amendment and engrossment, and on motion of Mr. Moran was indefinitely postponed.

House bill No. 401 was taken up for amendment and engrossment.

Mr. Schooler offered the following amendment :

Amend House bill No. 401 by striking out all after the enacting clause ;

Which was read and rejected by the following vote on division :
Ayes 32, noes 50.

House bill No. 401 was ordered engrossed by the following vote on division : Ayes 52, noes 23.

House bill No. 415 was taken up for amendment and engrossment.

Mr. Moran offered the following amendment :

Amend House bill No. 415 by inserting between the words "kind" and "on," in line 8 of printed bill, the following words : "Or who shall go out for the purpose of pleasure-riding on horse-back or in vehicle ;"

Which was read.

Mr. Arnett offered the following substitute for the amendment :

Amend House bill No. 415 by adding after the word "dollars," in the 10th line of section 3854, the following : "Provided, that nothing in this section shall be so construed as to prohibit the playing of base ball, unless such game or games of base ball shall be played for any money, gate fees or other emoluments whatever to be received by any person playing in or visiting such game as spectators or otherwise, or gambling in any form ;"

Which was read and rejected.

The amendment offered by Mr. Moran was rejected.

Mr. Swanger offered the following amendment :

Amend House bill No. 415, by inserting between the words "ball" and "cards," in the 8th line, the words "foot-ball ;"

Which was read and adopted.

Mr. Schooler offered the following amendment :

Amend House bill No. 415, by inserting between the words "kind" and "on," in line 8, the following words, to wit : "in view of public places ;"

Which was read and rejected.

Mr. Stickney moved the previous question ;

Which was agreed to by the following vote on division : Ayes 71, noes 19.

Messrs. Porterfield and Julian having demanded the ayes and noes on the engrossment of House bill No. 415, the bill was ordered engrossed, as amended, by the following vote :

AYES—Messrs.

Anderson,	Denny,	McCollum,	Ross,
Arnett,	Denslow,	McKearly,	Sartin,
Atkins,	Freeman,	Mahan,	Schoppenhorst,
Avery,	Fuson,	Melson,	Shaw,
Baughner,	Gill,	Meriwether,	Sherrill,
Bennett,	Griffiths,	Miller,	Short (Phelps),
Best,	Hall,	Moore (Mississippi),	Smith (Buchanan),
Breit,	Hancock,	Moore (Stone),	Smith (Howell),
Brock,	Hart,	Murray,	Steel,
Burks,	Higbee,	O'Dell,	Stickney,
Cape,	Hinde,	Odneal,	Swanger,
Cherrington,	Jenkins,	Old,	Tartar,
Chinn,	Jones (Hickory),	Pettijohn,	Watson,
Choate,	Jones (Polk),	Pollock,	Weaver,
Davidson,	Lane,	Porterfield,	Young (St Fran.),
Davison,	Leazenby,	Pritchett,	Young (Texas)—64.

NOES—Messrs.

Bittinger,	Gmelich,	Martin,	Schumacher,
Bothwell,	Hammond,	Moran,	Short (Cole),
Bourn,	Johnston,	O'Reilly,	Spencer (Douglas),
Buckner,	Jones (Jackson),	Phipps,	Spencer (St. L. city),
Coppedge,	Julian,	Pratte,	Spurgeon
Cox,	Kasey,	Rohne,	Tatum,
Daneri,	Kline,	Russell (N. Madrid),	Temme,
DeFord,	Kyler,	Sachse,	Tubbs,
DeReign,	LeRoy,	Sailor,	Walton,
Dyer,	Lynch,	Sawyer,	Weinhold
Gay,	McIntyre,	Schooler,	Wetzel—45.
George,			

Absent—Messrs.

Armstrong,	Davis (Taney),	Harrison,	Mortimer,
Benner,	Davis (Wayne),	LeFavor,	Robertson,
Calhoun,	Ferguson,	McKee,	Sullinger,
Collins,	Grubb,	McPherson,	Warner—19.
Correll,	Gurney,	Marsh,	

Absent with leave—Messrs.

Carroll,	Drum,	Middleton,	Tate,
Crisp,	Edgar,	Mueller,	Waymeyer—8.

Sick—Messrs.

Drabelle,	Rothwell,	Mr. Speaker—3.
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House bill No. 434 was called up for amendment and engrossment.
Mr. Stickney offered the following amendment:

Amend House bill No. 434, section 3, page 2, line 7, by striking out the word "third," in said line, and inserting in lieu thereof the word "second," and by striking out of line 8 of said section the word "third," and inserting in lieu thereof the word "just." Also, by inserting between the word "and," in the third line of section 4, page 2, the following words: "and inserting in lieu thereof the words "first Mondays;"

Which was read and adopted.

House bill No. 434 was ordered engrossed as amended.

House bill No. 419 was ordered engrossed.

House bill No. 445 was then called up for amendment and engrossment.

Mr. Spencer of St. Louis City offered the following amendment:

Amend House bill No. 445 by adding the following words: "Nor shall this act be construed to confer any rights upon any person to practice medicine or surgery in this State by the use of drugs, or to perform any surgical operations requiring the use of the knife;"

Which was read and adopted.

Mr. Spencer of St. Louis city offered the following amendment:

Amend House bill No. 445 by adding after section 4, as amended, the following words: "or other surgical instruments;"

Which was read and adopted.

Mr. Schooler moved the previous question;

Which was agreed to.

Messrs. Grubb and Porterfield having demanded the ayes and noes on the engrossment of House bill No. 445, the bill was ordered engrossed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	LeFavor,	Pritchett,
Bittinger,	Dyer,	LeRoy,	Rohne,
Bourn,	Freeman,	Lynch,	Ross,
Breit,	Fuson,	McKearly,	Schoppenhorst,
Cape,	Gill,	McKee,	Shaw,
Carroll,	Grubb,	Meriwether,	Sherrill,
Cherrington,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Chinn,	Hart,	Moore (Stone),	Spencer (St. L. city),
Collins,	Higbee,	Moran,	Swanger,
Coppedge,	Jenkins,	Murray,	Walton,
Correll,	Johnston,	O'Dell,	Warner
Cox,	Julian,	Odneal,	Watson,
Daneri,	Kasey,	Phipps,	Weinhold,
Davidson,	Kline,	Porterfield,	Young (St. Francois)
Davis (Taney),	Lane,	Pratte,	—60.
DeFord,			

NOES—Messrs.

Anderson,	Gay,	Martin,	Short (Phelps),
Avery,	George,	Melson,	Smith (Howell),
Baughner,	Gmelich,	Miller,	Spencer (Douglas),
Bennett,	Gurney,	Old,	Spurgeon,
Best,	Hall,	O'Reilly,	Steel,
Brock,	Hancock,	Pettijohn,	Stickney,
Buckner,	Jones (Hickory),	Pollock,	Tartar,
Burks,	Jones (Jackson),	Sachse,	Tatum,
Calhoun,	Jones (Polk),	Sailor,	Temme,
Choate,	Kyler,	Sartin,	Tubbs,
Davison,	Leazenby,	Sawyer,	Weaver,
Denny,	McCollum,	Schooler,	Wetzel,
DeReign,	McIntyre,	Schumacher,	Young (Texas)—54.
Edgar,	Mahan,		

Absent—Messrs.

Armstrong,	Bothwell,	Griffiths,	Marsh,
Atkins,	Davis (Wayne),	Hinde,	Mortimer,
Benner,	Ferguson,	McPherson,	Short (Cole)—12.

Absent with leave—Messrs.

Crisp,	Middleton,	Russell (N. Madrid),	Tate,
Drum,	Mueller,	Sullinger,	Waymeyer—10.
Harrison,	Robertson,		

Sick—Messrs.

Drabelle,	Rothwell,	Mr. Speaker—3.
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Mr. Robertson was granted leave of absence.

On motion of Mr. Anderson,

The House adjourned under the rules.

TWENTY-EIGHTH DAY—WEDNESDAY, February 6, 1895.

House met pursuant to adjournment.

Mr. Bothwell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Sartin offered the following resolution :

Whereas, The privilege of allowing two members to demand the ayes and noes on any question is being used to consume time necessary for important legislation; and

Whereas, The Republican party is responsible for the legislation of this House at this session, and will be called upon by the people of this State to answer for their stewardship; therefore be it

Resolved, That the Committee on Rules be requested to bring in and report a special rule, requiring that not less than ten members shall be able to demand the ayes and noes.

Which was read and referred to the Committee on Rules.

Mr. Sartin offered the following resolution :

Whereas, The confusion in the lobby is so great as to make it nearly impossible for members near the rail to hear either debate, the reading from the desk or the rulings from the chair; therefore,

Resolved, That the Sergeant at Arms be requested to preserve order in the lobby and the galleries.

Which was read and adopted.

Mr. O'Dell offered the following resolution :

Whereas, Buncombe resolutions have and will retard the progress of the business in this body; be it therefore,

Resolved, That buncombe resolutions be now closed.

Which was read and referred to Committee on Rules.

Mr. Griffiths offered the following resolution :

Amendment to resolution in regard to roll-call be amended to read as follows: "That the ayes and noes, when called for, shall be subject to the call of not less than twenty members;"

Which was read and referred to Committee on Rules.

Mr. Ferguson presented a petition from farmers and dairymen of Lafayette county, Mo., praying for the enactment of a law for the protection of public health, and to prevent adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to the Committee on Agriculture.

Mr. Armstrong presented a petition from citizens and residents of Henry county, Mo., praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Armstrong presented a petition from residents and citizens of Henry county, Mo., praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Armstrong presented a petition from residents and citizens of Henry county, Mo., praying for amendment to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Armstrong presented a petition from residents and citizens of Henry county, Mo., praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Armstrong presented a petition from residents and citizens of Henry county, Mo., praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Steel introduced House bill No. 623, entitled

An act to provide for the establishment of an Agricultural and Industrial Home for dependent youth, and the adoption and employment of same;

Which was read first time.

Mr. Higbee introduced House bill No. 624, entitled

An act to repeal section 7640, article 4, chapter 138, Revised Statutes of the State of Missouri, relating to revenue, collector's commissions, and to enact a new section in lieu thereof, to be known as section 7640 ;

Which was read first time.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 33, entitled

An act to provide for the payment of the expenses of the judges of the circuit courts of this State while holding courts in their circuits,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 532, entitled

An act to make T. O. Tucker's abstracts of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State,

Begs leave to report that it has examined the same, and recommends that it do pass, when amended by adopting committee amendments herewith reported :

Amendment No. 1 :

Amend section 1 by striking out the words "in the above mentioned preamble," and insert in lieu thereof the words "of conveyances known as T. O. Tucker's abstracts ;"

Amendment No. 2 :

Amend by adding a new section, to be known as section 2, to read as follows :

Sec. 2. All acts and parts of acts in conflict with the first section of this act are hereby repealed, so far as relates to the said abstracts of title ;

Which was read, amendments adopted and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 295, entitled

An act amending article 11, chapter 33, Revised Statutes 1889, relating to changes of venue in civil cases, and providing for the payment of stenographer's cost to the county, and the compensation of trial judges, whenever the venue be changed from one circuit to another, by adding new sections thereto, to be known as sections 2272a and 2272b,

Begs leave to report that it has examined the same, and recommends that it do pass, when committee amendment herewith reported is adopted :

Section 1. Amend House bill No. 295 by striking out all after the enacting clause and inserting the following in lieu thereof: Whenever any change of venue is applied for in any civil cause from any circuit court of any county, or city constituting a county, to any other county or such city in another circuit, the party or person applying for such a change of venue shall, with his application, deposit

with the clerk of the circuit court the sum of twenty-five dollars, and thereupon, if such change of venue is awarded, the clerk of said court shall transmit said sum of twenty-five dollars, together with the transcript and proceedings in the cause, to the clerk of the court to which the removal is ordered; and no transcript shall be transmitted or received by any clerk, on such change of venue, as aforesaid, unless said sum of twenty-five dollars shall accompany such transcript: Provided, however, that whenever any cause shall be transferred to another circuit by agreement of parties, such sum shall be paid by both parties before any change of venue is awarded in equal shares and transmitted as aforesaid.

(Section 2) 22726 The clerk of any circuit court receiving with any transcript said sum of twenty-five dollars, shall pay out of said sum the amount of five dollars to the county treasurer of the county to apply to the payment of salary of the court stenographer, and shall pay the balance of twenty dollars to the judge of the circuit court or to any special judge trying such cause in said court: Provided, that if no change of venue is granted, the money paid under this act shall be returned to the party or parties paying the same; provided, however, that all moneys received by the clerk of the circuit court of the city of St. Louis under and by virtue of the provisions of this act, shall be paid by him into the city treasury and used for the payment of the salaries of the circuit judges and court stenographers of said city.

(Section 3.) An emergency having arisen within the meaning of the constitution for the passage of this act, therefore, this act shall take effect and be in force from and after its passage.

Which was read, adopted, and 300 copies of the bill ordered printed as amended.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 288, entitled

An act to secure fees of attorneys-at-law, giving them a lien on the money or property in the possession of the adverse party, and upon any judgment obtained after notice,

Begs leave to report that it has examined the same, and recommends that it do pass, when accompanying amendments are adopted:

Amendment No. 1:

Amend section 2 of House bill No. 288, by adding the following words: "Provided, that nothing in this act shall be considered as held to take from any party or client the right or power to agree to a compromise settlement of his claim, demands or suit, if such party or client has given notice to his attorney of an intention to make such compromise settlement;"

Which was read and adopted;

Amendment No. 2:

Amend House bill No. 288, by striking out section 4, being in the nature of an emergency clause;

Which was read, amendments adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 433, entitled

An act to repeal section 2161 and 2162 of article 7, chapter 33 of the Revised Statutes of Missouri for 1889, entitled "Code of civil procedure," and in lieu thereof enacting two new sections,

Begs leave to report that it has examined the same, and recommends that it do pass, when the accompanying committee amendment has been adopted:

Amend House bill No. 433, by inserting between the words "shall not be submitted" and "the court may," in lines seven and eight of

second page, the following words : "and the court shall be the sole judge of the number of such questions to be submitted in any case ;"

Which was read, adopted, and 300 copies of the bill ordered printed as amended.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 490, entitled

An act to repeal an act entitled "An act providing for the holding of two terms of the Chariton county circuit court at the city of Salisbury, and prescribing the jurisdiction thereof," approved April 19, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Schooler moved that 300 copies of House bill No. 490 be ordered printed, and the bill put on the calendar for engrossment ;

Which was agreed to by the following vote on division: Ayes 39 ; noes 16.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 69, entitled

An act to amend section 6062, chapter 93, Revised Statutes 1889, entitled "Juries, grand and petit ;"

Also, Senate bill No. 96, entitled

An act to amend article 2, of chapter 13, of the Revised Statutes of Missouri, entitled "Prosecuting attorneys and their assistants," by adding a new section to be numbered 677a ;

Also, Senate bill No. 190, entitled

An act providing for changing the terms of county assessors, and for other purposes ;

In which the concurrence of the House is respectfully requested ;

Which was read.

Mr. Spencer of St. Louis City, from the Committee on Banks and Banking, submitted the following report :

MR. SPEAKER: Your Committee on Banks and Banking, to which was referred House bill No. 424, entitled

An act to enact a new section relating to bills of exchange and negotiable promissory notes,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary ;

Which was read, and the bill so referred.

Mr. Spencer of St. Louis City, from the Committee on Banks and Banking, submitted the following report :

MR. SPEAKER: Your Committee on Banks and Banking, to which was referred House bill No. 341, entitled

An act to add to chapter 17 of the Revised Statutes of 1889, relating to "Bills of exchange and promissory notes," a new section relating to Saturday half holidays in all cities in this State that now have or may hereafter have a population of over 100,000—such new section to follow section 737, and to be numbered section 737a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 465, entitled

An act fixing the salaries and fees to be paid to certain county officers, their deputies and assistants in counties which now or may hereafter contain less than 45,000 inhabitants, classifying the deputies and assistants, prescribing the mode of collecting fees, and their payment into the county treasury, making the violation of the act a crime, and prescribing punishment therefor, and repealing all laws and parts of laws in conflict herewith ;

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hart, from Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 526, entitled

An act to amend section 4997, chapter 64, Revised Statutes 1889, relating to constable fees,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 439, entitled

An act to amend section 3442 of article 5, chapter 46, Revised Statutes of Missouri 1889, concerning compensation to county judges,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 140, entitled

An act to provide for the payment of expenses of the judges of the circuit courts of this State while holding court in their circuit, and equalizing the same among the counties,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 375, entitled

An act to amend section 6266, Revised Statutes 1889, concerning "Jurors, their qualifications and fees,"

Begs leave to report that it has examined the same, and recommends that the following substitute do pass ;

Which was read and substitute adopted, and 300 copies ordered printed.

Messrs. Hall and Brock, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: We, the minority of your Committee on Official Salaries and Fees, to which was referred House bill No. 375, and the substitute, relating to witness fees in justice courts, beg leave to dissent from the report of the majority of the Committee, for the following reasons, to wit: Because we consider the same class legislation, and, if enacted, will greatly increase the costs to litigants in justice courts, said bill only applying to witnesses in the country;

Which was read.

On motion of Mr. Brock, the vote by which the substitute reported by the committee for House bill No. 375 was adopted was reconsidered.

Mr. Brock's motion to substitute the minority report for the majority report was not agreed to.

The substitute for report on House bill No. 375 was then adopted.

Mr. Fuson offered the following amendment to House bill No. 375:

Amend substitute for House bill No. 375 by striking out the words "75 cents," and inserting "50 cents" in lieu thereof;

Which was read, adopted, and 300 copies of the bill ordered printed as amended.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 186, entitled

An act to protect the employes of corporations, companies or persons engaged in mining, manufacturing, and operating railroads, and to regulate the number of hours in a day's labor,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 76, entitled

An act to protect travel and transportation,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 223, entitled

An act to repeal section 2675, chapter 42, article 3, of the Revised Statutes of 1889, relating to railroad classification, charges, commissioners, and enacting a new section in lieu thereof relating to the same subject-matter,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 441, entitled

An act relating to certain contracts for the conditional sale, lease or hire of railroad and street railway equipment and rolling-stock, and providing for the recording thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass, the substance of said bill being embodied in another bill favorably reported by this Committee;

Which was read.

Mr. Higbee, from the Committee on Criminal Costs and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Costs and Fees, to which was referred House bill No. 266, entitled

An act to amend section 4399, article 14, Revised Statutes of Missouri 1889, entitled "Costs in criminal cases,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Higbee, from the Committee on Criminal Costs and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Costs and Fees, to which was referred House bill No. 564, entitled

An act to provide for the payment of persons who are summoned to serve as panel from which to obtain a jury,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 413, entitled

An act to amend chapter 54, Revised Statutes of 1889, entitled "Dogs," by adding a new section thereto, to be known as section 4512a, with amendments numbered 117 and 118,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 200, entitled

An act to repeal section 8262 of article 1, chapter 154 of the Revised Statutes of Missouri of 1889, and enact a new section in lieu thereof, to be known as section 8262, entitled "Strays,"

Offers the accompanying substitute, begs leave to report that it has examined the same, and recommends that the accompanying substitute do pass;

Which was read, substitute adopted and 300 copies ordered printed

Mr. Leazenby, from Committee on Township Organization, submitted the following report :

MR. SPEAKER: Your Committee on Township Organization, to which was referred House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled "County depository," as amended by the act approved March 21, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 157, entitled

An act to regulate the rental to be charged for the use of telephones, and fixing penalty for its violation;

Also, House bill No. 207, entitled

An act in relation to telephone companies doing business in this State and to regulate and fix charges for the use of telephones;

Also, House bill No. 216, entitled

An act to regulate the rental to be charged for the use of telephones, and fixing a penalty for the violation,

Begs leave to report that it has examined the same, and recommends the accompanying committee substitute for said bills do pass;

Which was read, substitute adopted, and 300 copies ordered printed

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 521, entitled

An act to amend article 15, chapter 42 of the Revised Statutes of the State of Missouri, entitled "Corporations, private," by adding a new section thereto to be known as section 2914a, prohibiting directors paying officers, managers, or superintendents, unearned or unreasonable salaries,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 166, entitled

An act to provide for working and improving public roads by the organization of special road districts of territory not more than six miles square, in which was located a city of the third or fourth class, except cities of the third class organized under special charter, and to raise revenues therefor, and to further provide that where this act shall become a law it shall take effect and be in force only in such prescribed territory wherein the county courts shall, by order of record, declare the same to be the law in such prescribed territory, where adopted by the legal voters thereof,

Section 31. Whereas, this bill contemplates improvements of the roads of such great importance and necessity as to create an emergency within the meaning of the constitution, the time of year when such work must be done being so near at hand that if it does not take effect immediately, so as to be put in operation before the road-working season begins, these necessary improvements must be delayed another year; therefore this act shall take effect and be in force from and after its passage;

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 539, entitled

An act to provide for working the convicts on public roads, and for reducing the poll-tax,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Buckner offered the following amendment:

Amend section 3 of House bill No. 539, in line 2, by striking out the word "six" and inserting in lieu thereof the word "twelve;"

Which was read and adopted.

Mr. Buckner offered the following amendment:

Amend section 5 of House bill No. 539 by striking out all of said section after the word "court," in third line;

Which was read and adopted.

Mr. Buckner offered the following amendment:

Amend section 6 of House bill No. 539 by striking out the word "sixty" and inserting in lieu thereof the word "thirty;"

Which was read and adopted.

Mr. Buckner offered the following amendment:

Amend section 9 of House bill No. 539 by striking out the word "to," in first line, and inserting in lieu thereof the word "shall;"

Which was read, adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 574, entitled

An act to amend sections 7797 and 7799 of chapter 140, article 1, of the Revised Statutes of the State of Missouri 1889, relating to "Public roads,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 558, entitled

An act to regulate persons owning, controlling or in possession of lands adjacent to public roads, to erect and maintain fences along such roads,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 536, entitled

An act to require all owners or occupiers of lands fronting and abutting on any public road to cut and remove or burn all weeds, brush or undergrowth, in the road, to the center of the same, and to provide for the enforcement of the same,

Begs leave to report that it has examined the same, and recommend that it do not pass ;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER: House bill No. 531, referred to Committee on Labor, is returned to the House with the request that the same be referred to the Committee on Judiciary ;

Which was read, and the bill referred to Committee on Judiciary.

Mr. Avery (by consent) introduced House bill No. 625, entitled
An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8 of chapter 138, Revised Statutes of Missouri 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections ;

Which was read first time.

Mr. Avery (by consent) introduced House bill No. 626, entitled
An act to amend sections 6296, article 7, chapter 94, Revised Statutes of the State of Missouri 1889, entitled "Judgments and their incidents ;"

Which was read first time.

Mr. Walton (by consent) introduced House bill No. 627, entitled
An act providing for the organization, regulation and inspection of mutual saving fund, loan and building associations, and for placing them under the supervision and control of the insurance department ;

Which was read first time.

Mr. Fason (by consent) introduced House bill No. 628, entitled
An act to amend section 6200 of article 6, chapter 94, Revised Statutes of the State of Missouri, relating to justices courts, appearance, pleadings, adjournments and consolidation of actions ;

Which was read first time.

Mr. Fason (by consent) introduced House bill No. 629, entitled
An act to amend section 6147, article 3, chapter 94, Revised Statutes of the State of Missouri 1889, relating to "Justices' courts, commencement of suits, service of process, etc.;"

Which was read first time.

Mr. Stickney (by consent) introduced House bill No. 630, entitled
An act to require corporations and companies doing a surety or guarantee business in this State to deposit security with the insurance department ;

Which was read first time.

Mr. Stickney (by request) introduced House bill No. 631, entitled
An act to provide for the establishment of an agricultural and industrial home for dependent youths, and the adoption and employment of same ;

Which was read first time.

Mr. Johnston (by consent) introduced House bill No. 632, entitled
 An act to repeal section 8423, of chapter 161, of the Revised Statutes of the State of Missouri of 1889, entitled "Townships;"
 Which was read first time.

Mr. Johnston (by consent) introduced House bill No. 633, entitled
 An act regulating the charges by electric light and power companies, and fixing penalties for violations of this act;
 Which was read first time.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 537, entitled

An act authorizing boards of police to appoint a special policeman upon the recommendation of the humane society in cities where such society is incorporated,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 585, entitled

An act to amend section 1646 of article 5, chapter 30 of the Revised Statutes of Missouri 1889, relating to appeals allowed when, in cities of the fourth class,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee (by request) introduced House bill No. 634, entitled

An act entitled an act to amend section 5517 of chapter 86 of the Revised Statutes of Missouri 1889, entitled "Insane persons;"

Which was read first time.

Mr. Higbee (by request) introduced House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47 of the Revised Statutes of the State of Missouri, relating to "Crimes and punishments—taking fish from private ponds;"

Which was read first time.

Mr. Jones of Jackson (by request) introduced House bill No. 636, entitled

An act to amend sections 6705 and 6713 of the Revised Statutes of 1889, chapter 102, article 1, entitled "Mechanics' liens," and to amend said article 1, chapter 102, by adding a new section thereto, to be known as section 6713a, providing for the consolidation of actions to enforce mechanics' liens and the stay of proceedings to enforce same until the liens are filed;

Which was read first time.

House bill No. 612 was read second time and
 Referred to Committee on Roads and Highways.

House bill No. 613 was read second time and
 Referred to Committee on University.

House bill No. 614 was read second time and
 Referred to Committee on Ways and Means.

House bill No. 615 was read second time and Referred to Committee on Appropriations.

House bill No. 616 was read second time and Referred to Committee on Appropriations.

House bill No. 617 was read second time and Referred to Committee on Appropriations.

House bill No. 618 was read second time and Referred to Committee on Appropriations.

House bill No. 619 was read second time and Referred to Committee on Appropriations.

House bill No. 620 was read second time and Referred to Committee on Ways and Means.

House bill No. 621 was read and Referred to Committee on University.

House bill No. 622 was read and Referred to Committee on Swamp Lands.

Senate bill No. 38, entitled

An act to amend section 737, chapter 17, Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes,"

Was read first time.

Senate bill No. 57, entitled

An act to repeal section 3318, of Revised Statutes of Missouri, 1889, as amended by Session Acts 1891, by "An act to amend section 3318, of chapter 46, article 3, of the Revised Statutes of 1889," approved March 19, 1891, and by "An act to amend section 3318, of article 3, chapter 46, of the Revised Statutes of 1889," approved April 1, 1891, and to enact a new section in lieu thereof,

Was read first time.

Senate bill No. 65, entitled

An act to amend article 2, chapter 153, Revised Statutes 1889, entitled "Stenographers in counties having more than 100,000 and less than 300,000 inhabitants," by adding a new section thereto,

Was read first time.

Senate bill No. 5, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, relating to "Changes of venue, when granted," and to enact a new section in lieu thereof, to be known as section 4156,

Was read first time.

House bill No. 450 was called up for amendment and engrossment. Mr. Davis of Taney offered the following amendment:

Amend House bill No. 450 by inserting between the words "laws" and "they," in the 27th line of section 1, the words "or to commit any violation of the election laws or the right of franchise;"

Which was read and adopted.

House bill No. 450 was then ordered engrossed as amended.

House bill No. 426 was ordered engrossed.

House bill No. 299 was called up for amendment and engrossment.

Mr. Moran offered the following amendment:

Amend House bill No. 299 by striking out all between the word "and," in line 11 of section 1, and the word "then," in line 12 of said

section, and insert in lieu thereof the following: "but the time fixed in the policy shall not be taken or construed to be a condition precedent to the right of recovery;"

Which was read and adopted.

House bill No. 299 was then ordered engrossed as amended.

House bill No. 491 was then called up for amendment and engrossment and passed informally.

House bill No. 504 was called up for amendment and engrossment, and passed informally by request.

House bill No. 42 was ordered engrossed.

House bill No. 119 was called up for amendment and engrossment, and, on motion of Mr. Higbee, was informally passed by the following vote on division: Ayes 62, noes 18.

The committee substitute for House bill No. 26 was called up for amendment and engrossment.

Mr. Moran offered the following amendment:

Amend substitute for House bill No. 26, by striking out all of lines 1, 2, 3 and 4, the words "the dairy," in line 5, section 2 of printed bill.

On motion of Mr. Stickney, the further consideration of House bill substitute No. 26 was postponed, and bill made a special order for Wednesday next.

House bill No. 396 was called up for amendment and engrossment.

Mr. Davison offered the following amendment:

Amend House bill No. 396, by inserting the word "court," between the words "circuit" and "at," in the sixty-second line, on page three of said bill;

Which was read and adopted.

House bill No. 396 was ordered engrossed as amended.

House bill No. 202 was called up for third reading and passage.

Mr. Bittinger was called to the chair.

On motion of Mr. Schooler,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Mr. Bothwell.

Mr. Minnis of Carroll came forward and was sworn in as a member of the House of Representatives of the 33th General Assembly by Mr. Bothwell, subscribing to the oath required by the Constitution.

Mr. Swanger (by consent), from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 443, entitled

An act to amend section 5700, chapter 88, article 3, Revised Statutes of Missouri 1889, relating to teachers employed in deaf and dumb school,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Pending House bill No. 202 was called up.

Mr. Bittinger moved the previous question ;

Which was agreed to.

House bill No. 202 was then read third time, and passed by the following vote :

AYES—Messrs.

Arnett,	George,	Lynch,	Sartin,
Avery,	Gill,	McCollum,	Schoppenhorst,
Baughner,	Gmelich,	McIntyre,	Schooler,
Bennett,	Griffiths,	McKee,	Schumacher,
Best,	Gurney,	Mahan,	Shaw,
Bittinger,	Hall,	Marsh,	Short (Cole),
Brock,	Hammond,	Meriwether,	Short (Phelps),
Calhoun,	Hancock,	Middleton,	Smith (Howell),
Cape,	Harrison,	Moore (Mississippi),	Spencer (Douglas),
Cherrington,	Higbee,	Moore (Stone),	Spurgeon,
Chinn,	Hinde,	Moran,	Steel,
Choate,	Johnston,	Mortimer,	Stickney,
Collins,	Jones (Hickory),	Murray,	Tartar,
Cox,	Jones (Jackson),	O'Dell,	Tate,
DeFord,	Jones (Polk),	Odneal,	Temme,
Denslow,	Julian,	Old,	Tubbs,
Dyer,	Kasey,	O'Reilly,	Walton,
Edgar,	Kline,	Porterfield,	Warner,
Ferguson,	Kyler,	Rohne,	Weaver,
Freeman,	LeFavor,	Ross,	Young (St. Francois)
Fuson,	LeRoy,	Sachse,	Young (Texas)—84.

NOES—Messrs.

Anderson,	Davidson,	McKearly,	Sawyer,
Atkins,	Davidson,	Melson,	Spencer (St. L. City),
Bourn,	Denny,	Pettijohn,	Swanger,
Breit,	Grubb,	Pollock,	Watson,
Buckner,	Hart,	Pratte,	Waymeyer,
Burke,	Jenkins,	Pritchett,	Weinhold,
Correll,	Lane,	Russell (N. Madrid)	Wetzel—30.
Daneri,	Leazenby,		

Absent—Messrs.

Armstrong,	Davis (Taney),	Martin,	Phipps,
Bothwell,	Davis (Wayne),	Minnis,	Smith (Buchanan),
Carroll,	DeReign,		—10.

Absent with leave—Messrs.

Benner,	Drum,	Miller,	Sailor,
Coppedge,	Gay,	Mueller,	Tatum—11.
Crisp,	McPherson,	Robertson,	

Sick—Messrs.

Drabelle,	Sherrill,	Sullinger,	Mr. Speaker—5.
Rothwell,			

The title to House bill No. 202 was agreed to.

Messrs. Gay, Drabelle, Sullinger, Sherrill, Rothwell and Armstrong were reported sick.

Messrs. Tatum and Sailor were granted leave of absence.

Mr. Brock moved the vote by which House bill No. 202 was passed be reconsidered, and the motion laid on the table ;

Which was agreed to.

By request, House bill No. 550 was reported back and referred to the Committee on Mines and Mining.

House bill No. 334 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Denny,	Lane,	Rohne,
Arnett,	Denslow,	LeFavor,	Ross
Atkins,	DeReign,	LeRoy,	Russell (N. Madrid),
Avery,	Dyer,	Lynch,	Sachse,
Baughner,	Edgar,	McCollum,	Sartin,
Bennett,	Ferguson,	McKearly,	Sawyer,
Best,	Freeman,	McKee,	Schoppenhorst,
Bittinger,	Fuson,	McPherson,	Schooler,
Bothwell,	George,	Mahan,	Shaw,
Bourn,	Gill,	Marsh,	Short (Cole),
Breit,	Gmelich,	Martin,	Short (Pheips),
Brock,	Griffiths,	Meriwether,	Smith (Howell),
Buckner,	Grubb,	Miller,	Spencer (Douglas),
Burks,	Gurney,	Minnis,	Spencer (St. L. City),
Calhoun,	Hammond,	Moore (Mississippi),	Spurgeon,
Cape,	Hancock,	Moore (Stone),	Steel,
Cherrington,	Harrison,	Moran,	Stickney,
Chinn,	Hart,	Mortimer,	Tartar,
Choate,	Higbee,	Murray,	Tubbs,
Collins,	Hinde,	O'Dell,	Walton,
Correll,	Jenkins,	Odneal,	Watson,
Cox,	Jones (Hickory),	Old,	Waymeyer,
Daneri,	Jones (Jackson),	O'Reilly,	Weaver,
Davidson,	Jones (Polk),	Pettijohn,	Young (St. Francois),
Davidson,	Kasey,	Porterfield,	Young (Texas)—102.
DeFord,	Kyler,		

NOES—Messrs.

Hall,	Leazenby,	Pritchett,	Warner,
Johnston,	Melson,	Schumacher,	Weinhold—11.
Julian,	Pratte,	Temme,	

Absent—Messrs.

Benner,	Davis (Wayne),	Phipps,	Swanger.
Carroll,	Kline,	Pollock,	Tate,
Coppedge,	McIntyre,	Smith (Buchanan),	Wetzel—13.
Davis (Taney),			

Absent with leave—Messrs.

Crisp,	Middleton,	Mueller,	Robertson—5.
Drum,			

Sick—Messrs.

Armstrong,	Rothwell,	Sherrill,	Tatum,
Drabelle,	Sailor,	Sullinger,	Mr. Speaker—9.
Gay,			

Mr. Bothwell in the chair.

Mr. Moran offered the following amendment to the title of House bill No. 334:

Amend title to House bill No. 334 by adding thereto the following: "and to prescribe a punishment for the violation of this act;"

Which was read and adopted.

Title to House bill No. 334 as amended was then agreed to.

Mr. Short of Phelps moved the vote by which House bill No. 334 passed be reconsidered, and that the motion be laid on the table;

Which was agreed to.

Mr. Gurney moved to pass the regular calendar and take up House bill No. 27;

Which was not agreed to.

House bill No. 48 was called up for passage, read third time, and passed by the following vote:

A YES—Messrs.

Anderson,	Dyer,	LeFavor,	Russell (N. Madrid),
Arnett,	Edgar,	LeRoy,	Sachse,
Barkins,	Ferguson,	Lynch,	Sartin,
Barry,	Freeman,	McCollum,	Sawyer,
Bartholomew,	Fuson,	McIntyre,	Schoppenhorst,
Benett,	George,	McKearly,	Schooler,
Bent,	Gill,	McKee,	Schumacher,
Bettinger,	Gmelich,	Mahan,	Shaw,
Bethwell,	Griffiths,	Marsh,	Short (Cole),
Bourn,	Grubb,	Martin,	Short (Phelps),
Breit,	Gurney,	Melson,	Smith (Howell),
Brock,	Hall,	Meriwether,	Spencer (Douglas),
Buckner,	Hammond,	Miller,	Spencer (St. L. city),
Burks,	Hancock,	Minnis,	Spurgeon,
Burboun,	Harrison,	Moore (Mississippi),	Steel,
Burpe,	Hart,	Moore (Stone),	Stickney,
Burrington,	Higbee,	Moran,	Tartar,
Burns,	Hinde,	Murray,	Tate,
Burke,	Jenkins,	O'Dell,	Temme,
Bullins,	Johnston,	Odneal,	Tubbs,
Burpedge,	Jones (Hickory),	Old,	Walton,
Burrell,	Jones (Jackson),	O'Reilly,	Warner,
Burx,	Jones (Polk),	Pettijohn,	Watson,
Banerji,	Julian,	Pollock,	Waymeyer,
Davidson,	Kasey,	Porterfield,	Weaver,
Davidson,	Kline,	Pratte,	Weinhold,
DeFord,	Kyler,	Pritchett,	Wetzel,
Denney,	Lane,	Rohne,	Young (St Francois),
Denlow,	Leazenby,	Ross,	Young (Texas)

—117.

NOES—None.

Absent—Messrs.

Benner,	Davis (Wayne),	Mortimer,	Rothwell,
Barroll,	Drum,	Mueler,	Sherrill,
Brisp,	Gay,	Phipps,	Smith (Buchanan),
Bavis (Taney),	McPherson,	Robertson,	—15.

Absent with leave—Messrs.

Biddleton,	Swanger,	Tatum—3.
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Sick—Messrs.

Armstrong,	Sailor,	Sullinger,	Mr. Speaker—5.
Brabelle,			

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 25, entitled

An act to amend section 2 of an act entitled "An act to require every foreign corporation doing business in this State to have a public office or place of business in this State, at which to transact business, subjecting it to certain conditions, and requiring it to file its articles of charter of incorporation with the Secretary of State, and to pay certain taxes and fees," approved April 21, 1891;

Emergency clause adopted;

Also, Senate bill No. 129, entitled

An act to abolish days of grace, applied to commercial paper;

Also, Senate bill No. 141, entitled

An act to amend section 6870, chapter 109, of the Revised Statutes of the State of Missouri, 1889, entitled "Married women;"

Also, Senate bill No. 151, entitled

An act to repeal section 3400, article 4, chapter 46, Revised Statutes of Missouri, 1889, entitled "Courts of record," and to enact a new section in lieu thereof, to be known as section 3400;

Also, Senate bill No. 105, entitled

An act to amend section 6 and section 7, of an act of the General Assembly of 1893, entitled "An act establishing special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein, and for other purposes," approved March 9, 1893;

In which the concurrence of the House is respectfully requested;
Which was read.

Title of House bill No. 48 was agreed to.

Mr. O'Reilly moved the vote by which House bill No. 48 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 31 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Arnett,
Avery,
Baugner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Brock,
Buckner,
Burks,
Cape,
Cherrington,
Chinn,
Collins,
Coppedge,
Correll,
Cox,
Daneri,
Davison,
Davidson,
DeFord,
Denov,
Denslow,
DeReign,
Dyer,

Edgar,
Ferguson,
Fuson,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,
Higbee,
Hinde,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kline,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,

McCollum,
McIntyre,
McKearly,
McKee,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Miller,
Minnis,
Moore (Mississippi),
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Pollock,
Porterfield,
Pratte,
Pritchett,
Rohne,
Ross,

Russell (N. Madrid),
Sachse,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Shaw,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Stickney,
Tartar,
Tate,
Tubbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas)—104.

NOES—Messrs.

Breit,

Harrison,

Hart,

Walton—4.

Absent—Messrs.

Anderson,
Armstrong,
Atkins,
Benner,
Calhoun,
Choate,
Carroll,

Crisp,
Davis (Taney),
Davis (Wayne),
Drum,
Freeman,
Gay,
Jenkins,

Kyler,
McPherson,
Mortimer,
Mueller,
Phipps,
Robertson,
Rothwell,

Sherrill,
Smith (Buchanan),
Steel,
Sullinger,
Swanger,
Tatum,
Temme—28.

Absent with leave—Mr. Middleton—1.

Sick—Messrs.

Drabelle,

Sailor,

Mr. Speaker—3.

Title House bill No. 31 was agreed to.

Mr. Avery moved the vote by which House bill No. 31 was passed be reconsidered, and that the motion be laid on the table ;

Which was agreed to.

House bill No. 180 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Arnett,	Edgar,	McCollum,	Sawyer,
Atkins,	Ferguson,	McIntyre,	Schoppenhorst,
Avery,	Fuson,	McKearly,	Schooler,
Baughner,	George,	McKee,	Schumacher,
Bennett,	Gill,	Mahan,	Shaw,
Best,	Gmelich,	Marsh,	Short (Cole),
Bittinger,	Griffiths,	Martin,	Short (Phelps),
Bothwell,	Grubb,	Melson,	Smith (Howell),
Bourn,	Gurney,	Meriwether,	Spencer (Douglas),
Britt,	Hall,	Miller,	Spencer (St. L. City),
Brock,	Hammond,	Moore (Mississippi),	Spurgeon,
Buckner,	Hancock,	Moore (Stone),	Steel,
Burks,	Hart,	Moran,	Stickney,
Cape,	Higbee,	Murray,	Tartar,
Cherrington,	Hinde,	O'Dell,	Tate,
Chinn,	Johnston,	Odneal,	Temme,
Choate,	Jones (Hickory),	Old,	Tubbs,
Collins,	Jones (Jackson),	O'Reilly,	Walton,
Coppedge,	Jones (Polk),	Pettijohn,	Warner,
Correll,	Julian,	Pollock,	Watson,
Daneri,	Kasey,	Porterfield,	Waymeyer,
Davidson,	Kline,	Pratte,	Weaver,
DeFord,	Lane,	Pritchett,	Weinhold,
Denny,	Leazenby,	Russell (N. Madrid),	Wetzel,
Denslow,	LeFavor,	Sachse,	Young (St. Fran.),
DeReign,	LeRoy,	Sartin,	Young (Texas)—106.
	Lynch,		

NOES—None.

Absent—Messrs.

Anderson,	Davis (Wayne),	Jenkins,	Phipps,
Bennet,	Drum,	Kyler,	Robertson,
Bohoun,	Dyer,	McPherson,	Rohne,
Carroll,	Freeman,	Minnis,	Ross,
Choate,	Gay,	Mortimer,	Sherrill,
Davis (Taney)	Harrison,	Mueller,	Smith (Buch'n)—24.

Absent with leave—Messrs.

Middleton,	Swanger,	Tatum—3.
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Sick—Messrs.

Armstrong,	Drabelle,	Sailor,	Mr. Speaker—7.
Crisp,	Rothwell,	Sullinger,	

Title to House bill No. 180 was agreed to.

Mr. Spencer of St. Louis city moved that the vote by which House bill No. 180 passed be reconsidered and the motion tabled.

Which was agreed to.

House bill No. 243 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Arnett,	Breit,	Coppedge,	DeReign,
Atkins,	Brock,	Correll,	Dyer,
Avery,	Buckner,	Cox,	Edgar,
Baughner,	Burks,	Daneri,	Ferguson,
Bennett,	Cape,	Davidson,	Fuson,
Best,	Cherrington,	Davison,	George,
Bittinger,	Chinn,	DeFord,	Gill,
Bothwell,	Choate,	Denny,	Gmelich,
Bourn,	Collins,	Denslow,	Griffiths,

Grubb,	Leazenby,	Odneal,	Smith (Howell),
Gurney,	LeFavor,	Old,	Spencer (Douglas),
Hall,	LeRoy,	O'Reilly,	Spencer (St. L. City)
Hammond,	Lynch,	Pettijohn,	Spurgeon,
Hancock,	McCollum,	Pollock,	Steel,
Harrison,	McIntyre,	Porterfield,	Stickney,
Hart,	McKearly,	Pratt,	Tartar,
Higbee,	McKee,	Pritchett,	Tate,
Hinde,	Mahan,	Ross,	Temme,
Jerkins,	Marsh,	Russell (N. Madrid),	Tubbs,
Johnston,	Martin,	Sachse,	Walton,
Jones (Hickory),	Meriwether,	Sartin,	Warner,
Jones (Jackson),	Miller,	Sawyer,	Watson,
Jones (Polk),	Minnis,	Schoppenhorst,	Waymeyer,
Julian,	Moore (Mississippi),	Schooler,	Weaver,
Kasey,	Moore (Stone),	Schumacher,	Wetzel,
Kline,	Moran,	Shaw,	Young (St. Francois)
Kyler,	Murray,	Short (Cole),	Young (Texas)—111.
Lane,	O'Dell,	Short (Phelps),	

NOES—Messrs.

Melson, Weinhold—2.

Absent—Messrs.

Anderson,	Davis (Wayne),	Mortimer,	Sherrill,
Benner,	Drum,	Phipps,	Smith (Buchanan),
Calhoun,	Freeman,	Robertson,	Swanger,
Carroll,	Gay,	Rohne,	Tatum—18.
Davis (Taney),	McPherson,		

Absent with leave—Messrs.

Middleton, Mueller—2.

Sick—Messrs.

Armstrong,	Drabelle,	Sailor,	Mr. Speaker—7.
Crisp,	Rothwell,	Sullinger,	

Mr. Schoppenhorst offered the following amendment to the title of House bill No. 243 :

Amend title to House bill No. 243 by adding "as amended by an act approved March 30, 1893;"

Which was read and adopted.

Title to House bill No. 243, as amended, was then agreed to.

Mr. Bennett moved the vote by which House bill No. 243 was passed, be reconsidered, and the motion laid on the table ;

Which was agreed to.

House bill No. 233 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Coppedge,	Hancock,	McCollum
Arnett,	Correll,	Harrison,	McIntyre.
Atkins,	Cox,	Hart,	McKearly,
Avery,	Daneri,	Higbee,	McKee,
Baughner,	Davison,	Hinde,	Mahan,
Benner,	DeFord,	Jenkins,	Marsh,
Bennett,	Denny,	Johnston,	Martin,
Best,	Denslow,	Jones (Hickory),	Melson,
Bittinger,	Dyer,	Jones (Jackson),	Meriwether,
Bourn,	Edgar,	Jones (Polk),	Miller,
Breit,	Ferguson,	Julian,	Minnis,
Brock,	Fuson,	Kasey,	Moore (Mississippi),
Buckner,	George,	Kline,	Moore (Stone),
Burks,	Gill,	Kyler,	Moran,
Calhoun,	Gmelich,	Lane,	Mortimer,
Cape,	Griffiths,	Leazenby,	Murray,
Cherrington,	Grubb,	LeFavor,	O'Dell,
Chinn,	Hall,	LeRoy,	Odneal,
Collins,	Hammond,	Lynch,	Old,

O'Reilly,	Sachse,	Smith (Howell),	Warner,
Pettijohn,	Sartin,	Spencer (Douglas),	Watson,
Pollock,	Sawyer,	Spencer (St. L. City),	Waymeyer,
Porterfield,	Schoppenhorst,	Spurgeon,	Weaver,
Pratte,	Schooler,	Steel,	Weinhold,
Pritchett,	Schaumacher,	Tartar,	Wetzel,
Rohne,	Shaw,	Tate,	Young (St. Fran.),
Ross,	Short (Cole),	Walton,	Young (Texas)—110.
Russell (N. Madrid),	Short (PHELPS),		

NOES—Noes.

Absent—Messrs.

Barroll,	DeReign,	McPherson,	Smith (Buchanan),
Choate,	Drum,	Phipps,	Stickney,
Davidson,	Freeman,	Robertson,	Temme,
Davis (Taney),	Gay,	Sherrill,	Tubbs—18.
Davis (Wayne),	Gurney,		

Absent with leave—Messrs.

Middleton,	Mueller,	Swanger,	Tatum—4.
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Sick—Messrs.

Armstrong,	Drabelle,	Sailor,	Mr. Speaker—7.
Crisp,	Rothwell,	Sullinger,	

Mr. Bothwell in the chair.

Mr. Moran offered the following amendment to title of House bill No. 233: by adding thereto the following: "and prescribing a punishment for the violation of the provisions of the same;"

Which was read and adopted.

Title to House bill No. 233 as amended was then agreed to.

Mr. Moran moved that the vote by which House bill No. 233 passed be reconsidered and the motion laid on the table;

Which was agreed to.

House bill No. 107 was called up for passage, and by request was laid over informally.

House bill No. 92 was called up for passage.

On motion of Mr. Spencer of St. Louis, the bill was put upon its third reading and passage.

Mr. Martin moved the previous question, which was agreed to by the following vote, on division: Ayes 57, noes 41.

The motion to put House bill No. 92 upon its third reading and passage was agreed to, and the bill was read the third time, and defeated by the following vote:

AYES—Messrs.

Breit,	Julian,	O'Reilly,	Schooler,
Brock,	Kyler,	Pettijohn,	Short (Cole),
Barroll,	LeRoy,	Porterfield,	Spencer (St. L. City),
Cox,	Lynch,	Pritchett,	Steel,
Edgar,	Meriwether,	Rohne,	Swanger,
Emelich,	Moore (Mississippi),	Ross,	Tartar,
Johnston,	Mortimer,	Russell (N. Madrid),	Warner—31.
Jones (Jackson),	Murray,	Sachse,	

NOES—Messrs.

Anderson,	Bourn,	Correll,	Freeman,
Arnett,	Buckner,	Daneri,	Fuson,
Atkins,	Burks,	Davidson,	George,
Avery,	Calhoun,	Davidson,	Gill,
Baughner,	Cape,	DeFord,	Griffiths,
Benner,	Chinn,	Denny,	Grubb,
Bennett,	Choate,	Denslow,	Gurney,
Best,	Collins,	Dyer,	Hall,
Bittinger,	Coppedge,	Ferguson,	Hammond,

Hancock,	McIntyre,	Old,	Spurgeon.
Harrison,	McKearly,	Phipps,	Stickney,
Hart,	McKee,	Pollock,	Tate,
Higbee,	Mahan,	Pratt,	Temme,
Jenkins.	Marsh,	Sailor,	Tubbs,
Jones (Hickory),	Martin,	Sartin,	Walton,
Jones (Polk),	Melson,	Sawyer,	Watson.
Kasey,	Miller,	Schoppenhorst,	Waymeyer,
Kline,	Minnis,	Schumacher,	Weaver,
Lane,	Moore (Stone),	Shaw.	Weinhold,
Leazenby,	Moran,	Short (Phelps).	Wetzel,
LeFavor,	O'Dell,	Smith (Howell).	Young (St Fran.).
McCollum,	Odneal,	Spencer (Douglas),	Young (Texas)—88.

Absent—Messrs.

Bothwell,	DeReign,	Hinde,	Sherrill.
Cherrington,	Drum,	McPherson,	Smith (Buchanan)
Davis (Taney).	Gay,	Robertson,	—12.
Davis (Wayne),			

Absent with leave—Messrs.

Middleton,	Mueller,	Tatum—3.
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Sick—Messrs.

Armstrong,	Drabelle,	Sullinger,	Mr. Speaker—6.
Crisp,	Rothwell,		

Mr. Tubbs moved the vote by which House bill No. 92 failed to pass be reconsidered and the motion be laid on the table.

Messrs. Buckner and Short of Cole demanding the ayes and noes by which the motion to reconsider and lay on the table, the motion was agreed to by the following vote :

AYES—Messrs.

Arnett,	Denny.	Leazenby,	Sailor,
Atkins,	Denslow,	LeFavor,	Sartin,
Baughner,	DeReign,	McCollum,	Sawyer,
Benner,	Dyer,	McIntyre,	Schoppenhorst,
Bennett,	Ferguson,	McKee,	Schumacher,
Best,	Fuson,	Mahan,	Shaw,
Bittinger,	George,	Martin,	Short (Phelps),
Bourn,	Gill,	Melson,	Smith (Howell),
Brock,	Griffith,	Miller,	Spencer (Douglas),
Burks,	Gurney,	Minnis,	Spurgeon,
Calhoun,	Hall,	Moore (Stone),	Stickney,
Cape,	Hammond,	Moran,	Temme,
Chinn,	Hancock,	Murray,	Tubbs,
Choate,	Harrison,	O'Dell,	Walton,
Collins,	Hart,	Odneal,	Watson,
Coppedge,	Jones (Hickory),	Old,	Waymeyer,
Cox,	Jones (Polk),	Pollock,	Weaver.
Daneri,	Kasey,	Pratte,	Young (St. Francois)
DeFord,	Lane,	Ross,	Young (Texas)—76.

NOES—Messrs.

Anderson,	Grubb.	Meriwether,	Schooler.
Avery,	Higbee,	Moore (Mississippi)	Short (Cole),
Breit,	Johnston,	Mortimer,	Spencer (St L. City),
Buckner,	Jones (Jackson),	O'Reilly,	Steel,
Correll,	Kline,	Pettijohn,	Swanger,
Davidson,	Kyler,	Porterfield,	Tartar,
Davison,	Leroy,	Pritchett,	Tate,
Drum,	Lynch,	Rohne,	Warner,
Edgar,	McKearly,	Russell (N. Madrid),	Weinhold,
Gmelich,	Marsh,	Sachse,	Wetzel—40.

Absent—Messrs.

Armstrong,	Davis (Taney),	Hinde,	Phipps.
Bothwell,	Davis (Wayne),	Jenkins,	Robertson,
Carroll,	Freeman,	Julian,	Sherrill,
Cherrington,	Gay,	McPherson,	Smith (Buchanan),
Crisp,			—17.

Absent with leave—Messrs.

Middleton, Mueller, Tatum—3.

Sick—Messrs.

Drabelle, Rothwell, Sullinger, Mr. Speaker—4.

Mr. Moran moved that House bill No. 115 be taken up for third reading and passage;

Which was not agreed to.

Mr. Short of Phelps (by leave) introduced House bill No. 637, entitled

An act to amend an act to prevent corrupt practices in elections, to limit the expenses of candidates and political committees, and provide penalties and remedies for violations of said act, approved March 31, 1893, by adding a new section, to be known as section 25;

Which was read first time.

Mr. Kyler moved to suspend the rules, and declare the introduction of House bills in order;

Which was not agreed to.

House bill No. 118 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Arnett,	Drum,	Lynch,	Sailor,
Atkins,	Dyer,	McCollum,	Sartin,
Avery,	Edgar,	McIntyre,	Sawyer,
Baughner,	Ferguson,	McKearly,	Schoppenhorst,
Bennett,	Fuson,	McKee,	Schooler,
Best,	George,	Mahan,	Schumacher,
Bittinger,	Gill,	Marsh,	Shaw,
Bothwell,	Gmelich,	Melson,	Sherrill,
Bourn,	Griffiths,	Meriwether,	Short (Cole),
Breit,	Grubb,	Miller,	Short (Phelps),
Brock,	Hall,	Minnis,	Smith (Howell),
Buckner,	Hammond,	Moore (Stone),	Spencer (Douglas),
Burks,	Hancock,	Moran,	Spencer (St. L. City),
Balhoun,	Harrison,	Murray,	Spurgeon,
Cape,	Hart,	O'Dell,	Steel,
Cherrington,	Higbee,	Odneal,	Stickney,
Chinn,	Jenkins,	Old,	Swanger,
Choate,	Johnson,	O'Reilly,	Tartar,
Collins,	Jones (Hickory),	Pettijohn,	Tate,
Coppedge,	Jones (Jackson),	Phipps,	Temme,
Correll,	Jones (Polk),	Pollock,	Walton,
Cox,	Kasey,	Porterfield,	Warner,
Daneri,	Kline,	Pratte,	Watson,
Davidson,	Kyler,	Pritchett,	Waymeyer,
Davison,	Lane,	Rohne,	Weaver,
DeFord,	Leazenby,	Ross,	Weinhoid,
Denny,	LeFavor,	Russell (N. Madrid),	Young (St. Fran.),
Denslow,	LeRoy,	Sachse,	Young (Texas)—113.
DeReign,			

NOES—None.

Absent—Messrs.

Anderson,	Freeman,	McPherson,	Robertson,
Benner,	Gay,	Martin,	Smith (Buchanan),
Carroll,	Gurney,	Moore (Mississippi),	Tubbs,
Davis (Taney),	Hinde,	Mortimer,	Wetzel—19.
Davis (Wayne),	Julian,	Mueller,	

Absent with leave—Messrs.
Middleton, Tatum—2.

Sick—Messrs. Sullinger, Mr. Speaker—6.
Armstrong, Drabelle,
Crisp, Rothwell,

Title to bill was agreed to.

Mr. Higbee moved the vote by which House bill No. 118 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 124 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Arnett,	Dyer,	McIntyre,	Sailor,
Atkins,	Edgar,	McKearly,	Sartin,
Avery,	Ferguson,	McKee,	Sawyer,
Baughner,	Freeman,	Marsh,	Schoppenhorst,
Benner,	George,	Martin,	Schooler,
Bennett,	Gill,	Melson,	Schumacher,
Best,	Gmelich,	Meriwether,	Shaw,
Bittinger,	Griffiths,	Miller,	Short (Cole),
Bourn,	Grubb,	Minnis,	Short (Phelps),
Brock,	Gurney,	Moore (Mississippi),	Spencer (St. L. City),
Buckner,	Hall,	Moore (Stone),	Spencer (Douglas),
Burks,	Hammond,	Moran,	Spurgeon,
Calhoun,	Hancock,	Mortimer,	Steel,
Cape,	Higbee,	Murray,	Stickney
Cherrington,	Jenkins,	O'Dell,	Tartar,
Chinn,	Johnston,	Odneal,	Tate,
Choate,	Jones (Hickory),	Old,	Temme,
Collins,	Jones (Jackso),	O'Reilly,	Tubbs,
Coppedge,	Jones (Polk),	Pettijohn,	Walton,
Correll,	Kasey,	Phipps,	Warner,
Cox,	Kline,	Pollock,	watson,
Davidson,	Kyler,	Porterfield,	Waymeyer,
Davison,	Lane,	Pratte,	Weaver,
DeFord,	Leazenby,	Pritchett,	Weinhold,
Denny,	LeFavor,	Ross,	Wetzel,
Denslow,	LeRoy,	Russell (N. Madrid),	Young (St Francois)
DeReign,	Lynch,	Sachse,	Young (Texas)—110
Drum,	McCoilum,		

NOES—Messrs.

Breit,	Fuson,	Hart,	Smith (Howell)—4.
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Absent—Messrs.

Anderson,	Davis (Taney),	Hinde,	Rohne,
Armstrong,	Davis (Wayne),	Julian,	Sherrill,
Bothwell,	Drabelle,	McPherson,	Smith (Buchanan),
Carroll,	Gay,	Mahan,	Sullinger,
Crisp,	Harrison,	Robertson,	Tatum—21.
Daneri,			

Absent with leave—Messrs.

Middleton,	Mueller,	Swanger—3.
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Sick—Messrs.

Rothwell,	Mr. Speaker—2.
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Title to House bill No. 124 was agreed to.

Mr. Avery moved the vote by which House bill 124 passed be reconsidered and that motion be laid on the table;

Which was agreed to.

House bill No. 379 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	LeFavor,	Sawyer,
Atkins,	DeReign,	Lynch,	Schoppenhorst,
Avery,	Drum,	McCollum,	Schooler,
Baughner,	Dyer,	McIntyre,	Schumacher,
Benner,	Edgar,	McKearly,	Shaw,
Bennett,	Ferguson,	McKee,	Sherrill,
Best,	Freeman,	Mahan,	Short (Cole),
Bittinger,	Fuson,	Marsh,	Short (Phelps),
Bothwell,	Gill,	Martin,	Smith (Howell),
Bourn,	Gmelich,	Miller,	Spencer (Douglas),
Breit,	Griffiths,	Minnis,	Spencer (St. L. City)
Brock,	Hall,	Moore (Mississippi),	Spurgeon,
Buckner,	Hammond,	Moore (Stone),	Steel,
Burke,	Hancock,	Moran,	Stickney,
Balhoun,	Harrison,	Mortimer,	Swanger,
Cape,	Hart,	Murray,	Tartar,
Cherrington,	Higbee,	O'Dell,	Tate,
Choate,	Hinde,	Old,	Temme,
Collins,	Jenkins,	Pettijohn,	Walton,
Coppedge,	Johnston,	Porterfield,	Waymeyer,
Correll,	Jones (Hickory),	Rohne,	Weaver,
Cox,	Jones (Jackson),	Ross,	Weinhold,
Davidson,	Jones (Polk)	Russell (N. Madrid),	Wetzel,
Davison,	Kyler,	Sachse,	Young (St. Fran.)
DeFord,	Lane,	Sailor,	Young (Texas)—103.
Denny,	Leazenby,	Sartin,	

NOES—Messrs.

Chinn,	Kasey,	Melson,	O'Reilly,
George,	Kline,	Meriwether,	Watson—9.
Julian,			

Absent—Messrs.

Anderson,	Gay,	Odneal,	Robertson,
Carroll,	Grubb,	Phipps,	Smith (Buchanan),
Daneri,	Gurney,	Pollock,	Tubbs,
Davis (Faney),	LeRoy,	Pratte,	Warner—19.
Davis (Wayne)	McPherson,	Pritchett,	

Absent with leave—Messrs.

Middleton,	Mueller,	Tatum—3.
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Sick—Messrs.

Armstrong,	Drabelle,	Sullinger,	Mr. Speaker—6.
Crisp,	Rothwell,		

Title to House bill No. 379 was agreed to.

Mr. Bittinger moved the vote by which House bill No. 379 passed be reconsidered and the motion be laid on the table;
Which was agreed to.

Mr. Bittinger offered the following resolution:

Resolved, That the House rules be suspended, and that the House proceed now to the consideration of the following additional rule for the government of the House:

If the Speaker and the regularly elected Speaker *pro tem.* are both absent at any time, or if it be made known to the House that these officers will both presently be absent at one time, and no member has been called to the chair to preside, or if so called, shall have presided for two days, and no one be present to regularly call a member to the chair as presiding officer, then the House shall proceed to the election of a presiding officer, to be known as "temporary Speaker," who shall be the regularly presiding officer of the House until the return of the Speaker, or of the regularly elected Speaker *pro tem.* The temporary Speaker shall have all the powers and discharge all the duties of the Speaker during the time that such temporary Speaker shall be in office.

The Chief Clerk may call the House to order in the absence of presiding officers, and shall then preside during the selection of a temporary Speaker.

Which was read and adopted.

House bill No. 18 was called up for passage, read third time and passed by the following vote :

A YES—Messrs.

Arnett,
Atkins,
Avery,
Baugh-r,
Benner,
Bennett,
Best,
Bittinger,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,
Daneri,
Davidson,
Davison,
Denny,
Denslow,
DeReign,
Drum,

Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gill,
Gmelich,
Griffiths,
Gurney,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,

Leroy,
Lynch,
McCollum,
McIntyre,
McKearly,
McKee,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Miller,
Minnis,
Moore (Mississippi),
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Pritchett,
Rohne,
Ross,

Russell (N. Madrid),
Sachse,
Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Shaw,
Short (Phelps),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Swanger,
Tartar,
Tate,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (St. Fran.)
Young (Texas)—113.

NOES—Messrs.

DeFord, George—2.

Absent—Messrs.

Anderson,
Bothwell,
Carroll,
Davis (Taney),
Davis (Wayne),

Gay,
Grubb,
McPherson,
Mortimer,

Mueller,
Pratte,
Robertson,
Sherrill,

Short (Cole),
Smith (Buchanan),
Smith (Howell),
Weinhold—17.

Absent with leave—Messrs.

Middleton, Tatum—2.

Sick—Messrs.

Armstrong,
Crisp,

Drabelle,
Rothwell,

Sullinger,

Mr. Speaker—6.

Title to House bill No. 18 was agreed to.

Mr. Young of Texas moved the vote by which House bill No. 18 passed be reconsidered, and that the motion be laid on the table;

Which was agreed to.

Mr. Bittinger was called to the Chair.

Mr. Griffiths moved to adjourn under the rules;

Which was not agreed to.

House bill No. 115 was called up for passage, read third time, and passed by the following vote :

AYES—Messrs.

Anderson,	Gill,	McKearly,	Sawyer,
Atkins,	Gmelich,	McKee,	Schoppenhorst,
Avery,	Griffiths,	Mahan,	Schooler,
Baughner,	Grubb,	Marsh,	Schumacher,
Benner,	Gurney,	Melson,	Shaw,
Best,	Hall,	Meriwether,	Short (Cole),
Bittinger,	Hammond,	Miller,	Short (Phelps),
Brock,	Hancock,	Minnis,	Smith (Howell),
Buckner,	Harrison,	Moore (Mississippi),	Spencer (Douglas),
Burks,	Hart,	Moore (Stone),	Spencer (St. L. City)
Choate,	Higbee,	Moran,	Spurgeon,
Collins,	Hinde,	Murray,	Steel,
Coppedge,	Jenkins,	O'Dell,	Stickney,
Correll,	Johnston,	Odneal,	Swanger,
Davidson,	Jones (Hickory),	Old,	Tartar,
Davison,	Jones (Jackson),	O'Reilly,	Tate,
DeFord,	Jones (Polk),	Pettijohn,	Tubbs,
Denny,	Julian,	Phipps,	Walton,
Denslow,	Kline,	Pollock,	Warner,
DeReign,	Kyler,	Porterfield,	Watson,
Drum,	Lane,	Pritchett,	Waymeyer,
Dyer,	Leazenby,	Rohne,	Weaver,
Edgar,	LeFavor,	Ross,	Weinhold,
Ferguson,	LeRoy,	Russell (N. Madrid),	Wetzel,
Freeman,	Lynch,	Sachse,	Young (St. Francois)
Fuson,	McCollum,	Sartin,	Young (Texas)—106
George,	McIntyre,		

NOES—Messrs.

Arnett,	Cape,	Cox,	Kasey—6.
Bennett,	Cherrington,		

Absent—Messrs.

Armstrong,	Chinn,	McPherson,	Sailor,
Bothwell,	Crisp,	Martin,	Sherrill,
Bourn,	Daneri,	Mortimer,	Smith (Buchanan),
Breit,	Davis (Paney),	Mueller,	Sullinger,
Calhoun,	Davis (Wayne),	Pratte,	Tatum,
Carroll,	Gay,	Robertson,	Temme—24.

Absent with leave—Mr. Middleton—1.

Sick—Messrs.

Drabelle,	Rothwell,	Mr. Speaker—3.
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Mr. Higbee moved the vote by which House bill No. 115 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Anderson,

The House adjourned until 10 o'clock a. m. tomorrow.

TWENTY-NINTH DAY—THURSDAY, February 7, 1895.

House met pursuant to adjournment.

Chief Clerk Griffen in the chair.

Prayer by the Chaplain.

The resolution to adopt an additional rule for the government of the House, introduced by Mr. Bittinger on yesterday, and adopted, was read.

On motion of Mr. Bittinger,

The House proceeded to the election of a temporary Speaker.

Mr. Bothwell was placed in nomination by Mr. Bittinger.

Mr. Davidson was placed in nomination by Mr. Pritchett.

The ayes and noes being demanded, Mr. Bothwell was elected temporary Speaker by the following vote:

For Mr. BOTHWELL—Messrs.

Atkins,	Dyer,	LeFavor,	Schoppenhorst,
Baughner,	Edgar,	LeRoy,	Shaw,
Benner,	Freeman,	McPherson,	Short (Phelps),
Bennett,	George,	Mahan,	Smith (Howell),
Best,	Gmelich,	Martin,	Spencer (Douglas),
Bittinger,	Griffiths,	Miller,	Spencer (St. L. city),
Breit,	Grubb,	Minnis,	Spurgeon,
Brock,	Hall,	Moore (Stone),	Steel,
Calhoun,	Hammond,	Moran,	Stickney,
Cherrington,	Hancock,	Murray,	Swanger,
Choate,	Harrison,	Odneal,	Tartar,
Collins,	Hart,	Pettijohn,	Temme,
Davidson,	Higbee,	Phipps,	Tubbs,
Davis (Taney),	Hinde,	Porterfield,	Walton,
Davison,	Johnston,	Rohne,	Warner,
DeFord,	Jones (Hickory),	Sachse,	Waymeyer,
Denny,	Jones (Jackson),	Sailor,	Wetzel,
Denslow,	Jones (Polk),	Sartin,	Young (Texas)—75.
Drum,	Leazenby,	Sawyer,	

For Mr. DAVIDSON—Messrs.

Arnett,	DeReign,	McCollum,	Pratte,
Anderson,	Ferguson,	McIntyre,	Pritchett,
Avery,	Gill,	McKee,	Ross,
Bothwell,	Jenkins,	Marsh,	Russell (N. Madrid),
Bourn,	Julian,	Melson,	Schooler,
Burks,	Kasey,	Meriwether,	Short (Cole),
Cape,	Kline,	O'Dell,	Weaver,
Chinn,	Kyler,	Old,	Weinhold,
Correll,	Lane,	O'Reilly,	Young (St. Francois)—40.
Cox,	Lynch,	Poliock,	
Daneri,			

For Mr. PETTIJOHN—Moore (Mississippi)—1.

Absent—None.

Absent with leave—Messrs.

Armstrong,	Drabelle,	Mortimer,	Smith (Buchanan),
Buckner,	Fuson,	Mueller,	Sullinger,
Carroll,	Gay,	Robertson,	Tate,
Coppedge,	Gurney,	Rothwell,	Tatum,
Crisp,	McKearly,	Schumacher,	Watson—23.
Davis (Wayne),	Middleton,	Sherrill,	

Sick—Mr. Speaker—1.

Messrs. Rothwell, Crisp and Drabelle were reported sick.

Mr. Bothwell, having been elected temporary Speaker, came forward and occupied the chair as presiding officer of the House.

Journal of yesterday read and approved.

Mr. Moore of Mississippi offered the following resolution:

Resolved, That a special day be set apart in each week for questions of personal privilege for all members who are aggrieved by newspaper representatives.

Which was read and referred to Committee on Rules.

Mr. Short of Phelps offered the following resolution:

Whereas, Section 5 of the constitution of the State of Missouri declares That all men have a natural and indefeasible right to worship Almighty God according to the dictates of their own conscience; that no human authority can control or interfere with the rights of conscience; and

Whereas, Section 6 of the constitution declares: That no person can be compelled to erect, support or attend any place or system of worship, or to maintain

or support any priest, minister, preacher or teacher of any sect, church, creed or denomination of religion; and

Whereas, Section 7 declares: That no money shall ever be taken from the public treasury, directly or indirectly, in aid of any church, sect or denomination of religion, or in aid of any priest, preacher, minister or teacher thereof, as such; and that no preference shall be given to nor any discrimination made against any church, sect or religious faith or worship; therefore be it

Resolved, by the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri, that we do enact such laws as will enforce sections 5, 6 and 7 of the constitution of the State of Missouri, giving the "spirits in prison" in the Missouri penitentiary, and in all other State institutions in Missouri, an opportunity to worship God according to the dictates of their own conscience, and of listening to the preaching or teaching of a priest, minister or teacher of their own religious faith, provided, the same be without expense to our State, in accordance with the constitution.

Which was read.

Messrs. Weinhold, Short of Phelps and Lynch demanding the ayes and noes, the resolution was rejected by the following vote:

AYES—Messrs.

Calhoun,	Miller,	Schumacher,	Weinhold—7.
Hancock,	O'Dell,	Short (Phelps),	

NOES—Messrs.

Arnett,	Denslow,	Leazenby,	Sachse,
Atkins,	DeReign,	LeFavor,	Sailor,
Avery,	Dyer,	LeRoy,	Sartin,
Baughner,	Edgar,	Lynch,	Sawyer,
Benner,	Ferguson,	McCollum,	Schoppenhorst,
Bennett,	Fuson,	McIntyre,	Schooler,
Best,	George,	McKee,	Shaw.
Bittinger,	Gill,	McPherson,	Short (Cole),
Bothwell,	Gmelich,	Mahan,	Smith (Buchanan),
Bourn,	Griffiths,	Melson,	Smith (Howell),
Breit,	Grubb,	Meriwether,	Spencer (St. L. City),
Brock,	Hall,	Minnis,	Spurgeon,
Buckner,	Hammond,	Moore (Mississippi),	Steel,
Burks,	Harrison,	Moore (Stone),	Stickney,
Cape,	Hart,	Moran,	Swanger,
Cherrington,	Higbee,	Murray,	Tartar,
Chinn,	Hinde,	Odneal,	Tate,
Choate,	Jenkins,	O'Reilly,	Temme,
Collins,	Johnston,	Pettijohn,	Walton,
Correll,	Jones (Hickory),	Phipps,	Warner,
Cox,	Jones (Jackson),	Pollock,	Watson,
Daneri,	Jones (Polk),	Pratte,	Waymeyer,
Davidson,	Julian,	Pritchett,	Weaver,
Davis (Taney),	Kasey,	Rohne,	Wetzel,
Davison,	Kline,	Ross,	Young (St. Franc.)
DeFord,	Kyler,	Russell (N. Madrid),	Young (Texas)—106.
Denny,	Lane,		

Absent with leave—Messrs.

Anderson,	Drum,	Middleton,	Rothwell,
Armstrong,	Freeman,	Mortimer,	Sherrill,
Carroll,	Gay,	Mueller,	Spencer (Douglas),
Coppedge,	Gurney,	Old,	Sullinger,
Crisp,	McKearly,	Porterfield,	Tatum,
Davis (Wayne),	Marsh,	Robertson,	Tubbs—26.
Drabelle,	Martin,		

Sick—Mr. Speaker—1.

Mr. Armstrong was granted leave of absence.

Mr. Gay was reported sick.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 64, entitled

An act to amend section 4204, article 7, of chapter 48 of the Revised Statutes of Missouri of 1889, entitled "Criminal cases, practice and proceedings in," relating to time allowed defendant for challenging jury in capital cases;

In which the concurrence of the House is respectfully requested;
Which was read.

Mr. Ferguson presented a petition from citizens of Lafayette county, Missouri, praying for the enactment of a law for the protection of the public health and the prevention of the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Ferguson presented a petition from citizens of Wright county, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Bittinger offered joint resolution No. 15, tendering the Hon. John M. Palmer, a Senator from the State of Illinois, thanks for his action respecting the Missouri militia, and protesting against any discrimination against them;

Which was read first time.

Mr. Short of Phelps offered joint and concurrent resolution No. 14, asking Congress for an appropriation for the improvement of the Gasconade river;

Which was read first time.

Mr. Watson (by request) introduced House bill No. 638, entitled
An act to provide for granting State certificates to certain graduates of certain regularly incorporated non-denominational normal schools not heretofore provided for, and to regulate the course of study for the same, and to encourage education and educational institutions;

Which was read first time.

Mr. Jenkins introduced House bill No. 639, entitled

An act to appropriate \$368.60 to settle claim of Joe and Vic Barth for uniforms furnished Cadet corps State University;

Which was read first time.

Mr. Wetzel introduced House bill No. 640, entitled

An act to create election districts for justices of the peace and constables in the city of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace;

Which was read first time.

Mr. Tubbs (by request) introduced House bill No. 641, entitled

An act to exempt cities of the fourth class having a population of fifteen hundred or less from the operation of the Australian ballot law in city elections, and prescribing the manner of holding elections in such cities;

Which was read first time.

Mr. LeRoy introduced House bill No. 642, entitled

An act to punish officers and agents of banks, building associations and trust companies for accepting deposits after insolvency ;
Which was read first time.

Mr. Young of St. Francois (by request) introduced House bill No. 643, entitled

An act providing for the assessment of corporations running and operating lead mines ;
Which was read first time.

Mr. Short of Phelps introduced House bill No. 644, entitled

An act to amend an act entitled "Local option road law," enacted by the Thirty-seventh General Assembly of Missouri, Approved April 20, 1893 ;

Which was read first time.

Mr. Marsh introduced House bill No. 645, entitled

An act creating the office of inspector of beer and malt liquors, and providing for the creation of a fund for the construction of roads and public highways ;

Which was read first time.

Mr. Russell of New Madrid introduced House bill No. 646, entitled

An act to amend section 3901, Revised Statutes 1889, in relation to the killing of game ;

Which was read first time.

Mr. Walton introduced House bill No. 647, entitled

An act to amend section 3 of an act relating to the establishment of a board of police commissioners in the city of St. Louis, approved March 22, 1861, as amended by an act approved December 12, 1863, entitled "Police ;"

Which was read first time.

Mr. O'Dell introduced House bill No. 648, entitled

An act to amend article 5, of chapter 156, section 8334, of the Revised Statutes of Missouri, entitled "Surveyors," by adding a new section to be numbered 8334a ;

Which was read first time.

Mr. Bittinger was called to the chair.

Mr. Spencer of St. Louis City introduced House bill No. 649, entitled

An act to amend chapter 58, Revised Statutes 1889, relating to druggists ;

Which was read first time.

Mr. Best introduced House bill No. 650, entitled

An act to amend section 7972, chapter 143, article 1, Revised Statutes of 1889, in relation to schools ;

Which was read first time.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 530, entitled

An act to amend chapter 17, of the Revised Statutes of Missouri 1889, entitled "Bills of exchange and negotiable promissory notes," by

striking out section 736 and enacting a new section in lieu thereof, as follows, to be known as section 736,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 478, entitled

An act to amend section 674 of article 11, chapter 13, of the Revised Statutes of 1889, entitled "Prosecuting and circuit attorneys and their assistants,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 128, entitled

An act in relation to the administration of justice in the city of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the city of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 550, entitled

An act defining how coal mines on the room and pillar plan shall be worked, and providing for violations of the provisions of this act,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Mines and Mining ;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 319, entitled

An act to repeal section 6796 of the Revised Statutes of 1889, entitled "Personal actions," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 20, entitled

An act to amend section 2920, of chapter 43, Revised Statutes of 1889, entitled "Costs in criminal cases,"

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying committee amendment :

Amend House bill No. 20 by inserting between the words "examined" and "but," in the eighth line of said bill, the words "unless the testimony of such unexamined witnesses shall be rendered unnecessary by admissions of the opposite party on the trial, or by the testimony of his witnesses ;"

Which was read and adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 35, entitled

An act relating to certain contracts for the conditional sale, lease or hire of railroad and street railway equipments and rolling-stock, and providing for the recording thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 486, entitled

An act to repeal section 6632, chapter 100, article 1, of the Revised Statutes of Missouri 1889, entitled "Legislature," and to enact a new section in lieu thereof, to be known as section 6632,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 261, entitled

An act to repeal section 7093, of chapter 116, of the Revised Statutes of Missouri, 1889, concerning advertisements and foreclosure of trust deeds and mortgages,

Begs leave to report that it has examined the same, and recommends that the accompanying substitute be adopted in lieu thereof, and that the substitute do pass ;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 66, entitled

An act to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16 and 17 of an act approved March 26, 1892, at an extra session of the Missouri Legislature, entitled "An act to divide the State into fifteen congressional districts," and enact fifteen new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Elections ;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 610, entitled

An act to authorize the recorders of deeds to administer oaths in matters relating to the duties of their office,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 549, entitled

An act defining the liabilities of persons, firms or corporations for injuries to employes in certain cases,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Labor;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," approved April 7, 1892,

With an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 538, entitled

An act fixing the times of holding court in the Fifteenth judicial circuit and the criminal court of the Fifteenth judicial circuit and the county of Johnson, of the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 540, entitled

An act to amend chapter 173 of the Revised Statutes of Missouri of 1889, relating to witnesses, by enacting a new section in lieu of section 8922,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments;

Amendment No. 1:

Amend the title by striking out the word "amend" in line 1 of the title, and by inserting in lieu thereof the following words and figures: "Repeal section 8922 of,"

Amendment No. 2:

And by striking out the word "by," in line 2 of the title, and inserting the word "and" in lieu thereof ;"

Amendment No. 3:

Amend section 1 by inserting in line 2 between the words "following" and "enacted," the words "new section ;"

Which was read, amendments agreed to, and 300 copies of the bill ordered printed, as amended.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 318, entitled

An act to repeal section 6777 of the Revised Statutes of 1889, entitled "Personal actions," and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Jones of Polk, from the Committee on Benevolent and Scientific Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 600, entitled

An act to establish the Missouri Home for Feeble-minded Youths, to provide for its location, construction and government, and to appropriate money therefor,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 110, entitled

An act to exempt certain persons from poll-tax,

Begs leave to report that it has had the same under consideration, and herewith returns the same with the recommendation that it be referred to the Committee on Roads and Highways ;

Which was read, and the bill so referred.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 65, entitled

An act to amend section 6767 of article 1 of chapter 103 of the Revised Statutes of 1889, concerning real actions, relating to disabilities ;

Also, House bill No. 346, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation ;

Also, House bill No. 359, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944a ;

Also, House bill No. 325, entitled

An act entitled "An act to repeal sections 7979, 8028, 8029, 8035, 8037 and 8038, of article 1, chapter 143, Revised Statutes of Missouri of 1889, relating to public schools, and to provide for the inspection

and supervision of public schools, creating the office of county superintendent of public schools, and to enact new sections in lieu of sections 7979, 8035, 8037 and 8038;

Also, substitute for House bill No. 149, entitled

An act to provide for the erection of a building and gallows for the execution of convicts sentenced to the punishment of death, and to appropriate \$500 out of the treasury of the State for that purpose,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 152 (committee substitute), entitled

An act to amend section 8070, article 1, chapter 143, Revised Statutes of Missouri, 1889, relating to the collection of school taxes;

Also, committee substitute for House bill No. 270, entitled

An act to repeal sections 4245, 4256 and 4258, of article 8, chapter 48, of the Revised Statutes of the State of Missouri, relating to practice and proceedings in criminal cases, and to enact new sections in lieu thereof;

Also, House bill No. 126, entitled

An act to authorize county courts of the different counties of this State to transfer the revenue arising from dramshop licenses to the contingent fund for the purpose of liquidating the county indebtedness;

Also, House bill No. 211, entitled

An act to amend section 11 of the Session Acts of 1893, entitled "An act to provide for working and improving the public roads in certain counties by county supervision, and to raise revenue therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in those counties whose county courts shall by order of record declare the same to be the law in such counties, when adopted by a majority of the legal voters," approved April 20, 1893;

Also, House bill No. 345, entitled

An act repealing all laws punishing members of the General Assembly for taking bribes, and prescribing penalties for principal and accessory for bribing or attempting to bribe them;

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 335, entitled

An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees;

Also, House bill No. 342, entitled

An act to prohibit owners of land along the water-courses, and all other persons in the State of Missouri, from obstructing said water-

courses, otherwise than is now provided for by law for erecting dams for mills and other purposes ;

Also, substitute for House bills Nos. 23 and 68, etc., entitled

An act to prohibit the sale of cigars, cigarettes, cigarette paper or tobacco in any of its forms, to any child under the age of eighteen years, and prohibiting the use of cigars, cigarettes or tobacco in any form whatsoever by children under eighteen years of age, and fixing penalties for violations of this act, and providing an emergency clause ;

Also, House bill No. 69, entitled

"Merchants' license"—An act to amend section 6896, of the Revised Statutes of 1889, entitled "Merchants' licenses," by adding an additional tax of \$50 for each additional line of goods over two ;

Also, House bill No. 369, entitled

An act to amend section 3398, chapter 46, article 4, of the Revised Statutes of 1889, entitled "Courts of record ;"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 590, entitled

An act to repeal section 4403, of chapter 48, article 14, of the Revised Statutes of the State of Missouri, entitled "Criminal cases, practice and proceedings,"

Beg leave to report that it has carefully considered the same, and recommend the following substitute in lieu thereof, entitled

An act to amend section 4403, chapter 48, article 14, Revised Statutes of 1889, relating to criminal cases, practice and proceedings, by striking out certain words in said section,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 25, entitled

An act to regulate the taking of certain chattels as security for the purchase price thereof or of other chattels, and as security for money loaned thereon, in cities now having or that may hereafter have one hundred thousand inhabitants or more, and providing forfeitures and penalties for a violation thereof,

Begs leave to report that it has examined the same, and recommends the following substitute therefor, entitled

An act to regulate the taking of certain chattels as security for the purchase price thereof or of any other chattels, and as security for money loaned thereon, in cities now having or that may hereafter have fifty thousand inhabitants or more, and providing penalties for violation thereof,

And recommends that the accompanying substitute do pass ;

Which was read, substitute adopted, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 540, entitled

An act to repeal section 631 of article 2, chapter 13 of the Revised Statutes of Missouri 1889, and to enact a new section in lieu thereof, relating to prosecuting and circuit attorneys,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary ;

Which was read, and the bill so referred.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 602, entitled

An act to amend section 3526 of article 3 of chapter 47 of the Revised Statutes of Missouri, relating to crimes and punishments ;

Also, House bill No. 601, entitled

An act to amend section 3537 of article 3 of chapter 47 of the Revised Statutes of Missouri 1889, relating to crimes and punishments ;

Also, House bill No. 589, entitled

An act to amend section 3547 of chapter 47, article 3, of the Revised Statutes of Missouri 1889, relating to crimes and punishments ;

Also, House bill No. 587, entitled

An act to prohibit the manufacture, sale and use of cigarettes, making the same a misdemeanor and defining penalty, with emergency clause,

Begs leave to report that it has examined the same, and recommends that they do not pass ;

Which was read.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 606, entitled

An act to amend section 4014, Revised Statutes of Missouri 1889, in relation to practice and proceedings in criminal cases,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 533, entitled

An act to punish the falsely marking or stamping of the karat on any article of merchandise gold or solid gold, and to prohibit the manufacture and sale thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 90, entitled

An act to amend article 3 of chapter 47 of the Revised Statutes of Missouri of 1889, entitled "Offenses against public and private property," by adding a new section thereto to be known as section 3569a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 11, entitled

An act to amend section 4355 and section 4356, article 12, chapter 8 of the Revised Statutes of the State of Missouri, 1889, relating to commuting fine to imprisonment,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 56, entitled

An act to amend section 8028, chapter 143, Revised Statutes of Missouri 1889, entitled "Schools,"

The same is hereby reported back with the following amendments:
Amendment No. 1:

Amend section 1 by inserting between the words "first grade" and so," in the fourth line, the words "Normal or State ;"

Amendment No. 2:

Amend section 8028, by inserting between the words "first grade" and "certificate," in the fourth line, the words "Normal or State ;"

Begs leave to recommend that with the above-named amendments do pass;

Which was read, amendments agreed to, and 300 copies of the bill amended ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 184, entitled

An act to amend section 7972, article 7, chapter 143, Revised Statutes of Missouri, 1889, entitled "Schools, new districts,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 489, entitled

An act to amend section 8096, article 2, chapter 143, Revised Statutes of Missouri, 1889, relating to school elections, by adding certain words thereto,

Begs leave to report that it has examined the same, and recommend that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell was called to the chair.

On motion of Mr. Young of St. Francois, House bill No. 186 was ordered printed and put upon the calendar for engrossment.

On motion of Mr. Benner, House bill No. 170 was ordered printed and placed upon the calendar for engrossment.

House bill No. 623 was read second time and Referred to Committee on Benevolent and Scientific Institutions.

House bill No. 624 was read second time and Referred to Committee on Ways and Means.

House bill No. 625 was read second time and Referred to Committee on Ways and Means.

House bill No. 626 was read second time and Referred to Committee on Judiciary.

House bill No. 627 was read second time and Referred to Committee on Private Corporations.

House bill No. 628 was read second time and Referred to Committee on Judiciary.

House bill No. 629 was read second time and Referred to Committee on Judiciary.

House bill No. 630 was read second time and Referred to Committee on Private Corporations.

House bill No. 631 was read second time and Referred to Committee on Benevolent and Scientific Institutions.

House bill No. 632 was read second time and Referred to Committee on Township Organization.

House bill No. 633 was read second time and Referred to Committee on Private Corporations.

House bill No. 634 was read second time and Referred to Committee on Judiciary.

House bill No. 635 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 636 was read second time and Referred to Committee on Judiciary.

House bill No. 637 was read second time and Referred to Committee on Elections.

Second reading of Senate bills :

Senate bill No. 5 was read second time and Referred to Committee on Judiciary.

Senate bill No. 38 was read second time and Referred to Committee on Judiciary.

Senate bill No. 57 was read second time and Referred to Committee on Justices of the Peace.

Senate bill No. 65 was read second time and Referred to Committee on Judiciary.

House bill No. 43 was called up for passage, read third time and passed by the following vote :

A YES—Messrs.

Anderson,	Drum,	Lynch,	Sachse,
Arnett,	Dyer,	McCollum,	Sailor,
Atkins,	Edgar,	McIntyre,	Sartin,
Avery,	Ferguson,	McKee,	Sawyer,
Benner,	Freeman,	McPherson,	Schoppenhorst,
Best,	Fuson,	Mahan,	Schooler,
Bittinger,	George,	Martin,	Schumacher,
Bothwell,	Gill,	Melson,	Shaw,
Bourn,	Gmelich,	Meriwether,	Short (Cole),
Breit,	Griffiths,	Middleton,	Short (Phelps),
Brock,	Grubb,	Miller,	Smith (Howell),
Buckner,	Hall,	Minnis,	Spencer (Douglas),
Burks,	Hancock,	Moore (Mississippi)	Spencer (St. L. City),
Calhoun,	Harrison,	Moore (Stone),	Steel,
Cape,	Hart,	Moran,	Stickney,
Cherrintgon,	Higbee,	Murray,	Swanger,
Chinn,	Hinde,	Odneal,	Tartar,
Choate,	Jenkins,	Old,	Tate,
Collins,	Johnston,	O'Reilly,	Tubbs,
Correll,	Jones (Jackson),	Pettijohn,	Walton,
Daneri,	Jones (Polk),	Phipps,	Warner,
Davidson,	Kasey,	Pollock,	Watson,
Davis (Taney),	Kline,	Porterfield,	Waymeyer,
Davison,	Kyler,	Pratte,	Weaver,
DeFord,	Lane,	Pritchett,	Wetzel,
Denny,	Leazenby,	Rohne,	Young (St. Fran.),
Denslow,	LeFavor,	Ross,	—110.
DeReign,	LeRoy,	Russell (N. Madrid),	

NOES—Messrs.

Bennett,	Jones (Hickory),	Spurgeon,	Young (Texas)—6.
Hammond,	O'Dell,		

Absent—Messrs.

Armstrong,	Davis (Wayne),	Marsh,	Smith (Buchanan),
Baughner,	Drabelle,	Mortimer,	Sullinger,
Carroll,	Gay,	Mueller,	Tatum,
Coppedge,	Gurney,	Robertson,	Temme,
Cox,	Julian,	Rothwell,	Weinhold—23.
Crisp,	McKearly,	Sherrill,	

Sick—Mr. Speaker—1.

Title to House bill No. 43 was agreed to.

Mr. DeReign moved the vote by which House bill No. 43 passed be reconsidered and motion be laid on the table ;

Which was agreed to.

Mr. Wetzel was granted leave of absence until Monday.

On motion of Mr. Higbee,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Temporary Speaker Bothwell.

House bill No. 337 was called up for passage, read third time, and passed by the following vote:

AYES—Messrs.

Anderson,	Denslow,
Atkins,	DeReign,
Avery,	Drum,
Benner,	Dyer,
Bennett,	Edgar,
Best,	Ferguson,
Bittinger,	Fuson,
Bourn,	Gill,
Breit,	Grubb,
Brock,	Hail,
Buckner,	Hancock,
Burks,	Harrison,
Cape,	Hart,
Cherrington,	Higbee,
Chinn,	Hinde,
Choate,	Jenkins,
Coppedge,	Johnston,
Correll,	Jones (Hickory),
Crisp,	Jones (Jackson),
Daneri,	Jones (Polk),
Davidson,	Julian,
Davis (Taney),	Kasey,
Davison,	Kline,
DeFord,	Kyler,
Denny,	

Lane,
LeFavor,
LeRoy,
Lynch,
McCollum,
McIntyre,
McKee,
Mahan,
Martin,
Melson,
Meriwether,
Minnis,
Moore (Mississippi),
Moore (Stone),
Moran,
Murray,
Odneal,
O'Reilly,
Pettijohn,
Pollock,
Porterfield,
Pritchett,
Rohne,
Ross,

Russell (N. Madrid),
Sachse,
Sawyer,
Schoppenhorst,
Schooler,
Shaw,
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. city),
Steel,
Stickney,
Swanger,
Tartar,
Tate,
Tatum,
Tubbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Young (St Fran.),
Young (Texas)—97.

NOES—Messrs.

Leazenby,	O'Dell,
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Sartin,

Spurgeon—4.

Absent—Messrs.

Armstrong,	Gay,
Arnett,	George,
Baughner,	Gmelich,
Calhoun,	Griffiths,
Carroll,	Gurney,
Collins,	Hammond,
Cox,	McKearly,
Davis (Wayne),	McPherson,
Drabelle,	Marsh,
Freeman,	

Middleton,
Miller,
Mortimer,
Mueller,
Old,
Phipps,
Pratte,
Robertson,
Rothwell,

Sailor,
Schumacher,
Sherrill,
Short (Cole),
Smith (Buchanan),
Sullinger,
Temme,
Walton,
Wetzel—37.

Sick—Mr. Speaker—1.

Mr. Bothwell (in the chair) not voting.

Title to House bill No. 337 was agreed to.

Mr. Jenkins moved the vote by which House bill No. 337 was passed be reconsidered and the motion be laid on the table;

Which was agreed to.

Mr. Arnett was reported sick.

House bill No. 189 was called up for passage, read third time and passed by the following vote:

A YES—Messrs.

Anderson,	DeReign,	McCollum,	Sailor,
Atkins,	Drum,	McIntyre,	Sartin,
Avery,	Dyer,	McKee,	Sawyer,
Baughner,	Edgar,	McPherson,	Schoppenhorst,
Bennett,	Ferguson,	Mahan,	Schooler,
Best,	Freeman,	Melson,	Schumacher,
Blittinger,	Fuson,	Meriwether,	Shaw,
Bothwell,	George,	Miller,	Short (Phelps),
Bourn,	Gill,	Minnis,	Spencer (Douglas),
Breit,	Griffiths,	Moore (Mississippi),	Spencer (St. L. City),
Brock,	Grubb,	Moore (Stone),	Spurgeon,
Buckner,	Hall,	Moran,	Steel,
Burks,	Hammond,	Mortimer,	Stickney,
Cape,	Harrison,	Murray,	Swanger,
Cherrington,	Hart,	O'Dell,	Tartar,
Chinn,	Higbee,	Odneal,	Tate,
Choate,	Hinde,	Old,	Tatum,
Coppedge,	Jenkins,	O'Reilly,	Temme,
Correll,	Johnston,	Pettijohn,	Tubbs,
Crisp,	Jones (Hickory),	Pollock,	Warner,
Daneri,	Jones (Jackson),	Porterfield,	Watson,
Davidson,	Julian,	Pritchett,	Waymeyer,
Davis (Taney),	Kasey,	Rohne,	Weaver,
Davison,	Kyler,	Ross,	Weinhold,
DeFord,	Lane,	Russell (N. Madrid),	Young (St. Fran.)
Denny,	LeFavor,	Sachse,	Young (Texas)—106.
Denslow,	LeRoy,		

NOES—Messrs.

Benner,	Cox,	Kline,	Leazenby—4.
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Absent—Messrs.

Armstrong,	Gurney,	Middleton,	Short (Cole),
Calhoun,	Hancock,	Mueller,	Smith (Buchanan),
Carroll,	Jones (Polk),	Phipps,	Smith (Howell),
Collins,	Lynch,	Pratte,	Sullinger,
Davis (Wayne),	McKearly,	Robertson,	Walton,
Gay,	Marsh,	Rothwell,	Wetzel—27.
Gmelich,	Martin,	Sherrill,	

Sick—Messrs.

Arnett,	Drabelle,	Mr. Speaker—3.
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Mr. Jones of Polk and Mr. Sherrill were reported sick.

The emergency clause to House bill No. 189 was adopted by the following vote:

A YES—Messrs.

Atkins,	Denny,	Jenkins,	Moore (Mississippi),
Avery,	Denslow,	Johnston,	Moore (Stone),
Baughner,	DeReign,	Jones (Hickory),	Moran,
Bennett,	Drum,	Jones (Jackson),	Murray,
Best,	Dyer,	Julian,	O'Dell,
Bothwell,	Edgar,	Kasey,	Odneal,
Bourn,	Ferguson,	Kyler,	Old,
Breit,	Freeman,	Lane,	O'Reilly,
Buckner,	Fuson,	Leazenby,	Pettijohn,
Burks,	George,	LeRoy,	Phipps,
Cape,	Gill,	McCollum,	Pollock,
Cherrington,	Griffiths,	McIntyre,	Porterfield,
Chinn,	Grubb,	McKee,	Pratte,
Choate,	Hall,	McPherson,	Pritchett,
Coppedge,	Hammond,	Mahan,	Rohne,
Correll,	Hancock,	Martin,	Ross,
Crisp,	Harrison,	Melson,	Russell (N. Madrid)
Davis (Taney),	Hart,	Meriwether,	Sachse,
Davison,	Higbee,	Miller,	Sailor,
DeFord,	Hinde,	Minnis,	Sartin,

Sawyer,	Spencer (Douglas),	Tate,	Waymeyer,
Schoppenhorst,	Spencer (St. L. City),	Tatum,	Weaver,
Schooler,	Spurgeon,	Temme,	Weinhold,
Schumacher,	Steel,	Tubbs,	Young (St. Francois),
Shaw,	Stickney,	Warner,	Young (Texas),
Short (Phelps),	Swanger,	Watson,	—105.
Smith (Howell),	Tartar,		

NOES—Messrs.

Benner, Kline—2.

Absent—Messrs.

Anderson,	Cox,	LeFavor,	Rothwell,
Armstrong,	Daneri,	Lynch,	Sherrill,
Arnett,	Davidson,	McKearly,	Short (Cole).
Bittinger,	Davis (Wayne),	Marsh,	Smith (Buchanan),
Brock,	Gay,	Middleton,	Sullinger,
Calhoun,	Gmelich,	Mortimer,	Walton,
Carroll,	Gurney,	Mueller,	Wetzel—31.
Collins,	Jones (Polk),	Robertson,	

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Mr. Murray offered the following amendment to title of House bill No. 189:

Amend title by adding following words: "with clause declaring that on account of emergency the act shall be in force from its passage;" Which was read and adopted.

Title to House bill No. 189 as amended was then agreed to.

Mr. Murray moved the vote by which House bill No. 189 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 58 was called up for passage, read third time and defeated by the following vote:

AYES—Messrs.

Avery,	Ferguson,	Kline,	Odneal,
Bittinger,	Freeman,	Lane,	Phipps,
Bourn,	Gill,	LeFavor,	Rohne,
Breit,	Gmelich,	Lynch,	Sachse,
Cape,	Grubb,	McCollum,	Schooler,
Crisp,	Gurney,	McKee,	Short (Phelps),
Davidson,	Hall,	McPherson,	Tate,
Davis (Taney)	Hart,	Marsh,	Warner,
Denslow,	Higbee,	Melson,	Watson,
DeReign,	Jenkins,	Moore (Mississippi),	Weinhold—43.
Edgar,	Jones (Hickory),	Moran,	

NOES—Messrs.

Anderson,	Davis (Wayne),	Martin,	Schoppenhorst,
Atkins,	Davison,	Meriwether,	Shaw,
Baughner,	DeFord,	Miller,	Smith (Buch'n)
Benner,	Denny,	Minnis,	Smith (Howell),
Bennett,	Drum,	Moore (Stone),	Spencer (Douglas),
Best,	Fuson,	Murray,	Spurgeon,
Bothwell,	George,	O'Dell,	Steel,
Brock,	Griffiths,	Old,	Stickney,
Buckner,	Hammond,	O'Reilly,	Swanger,
Burks,	Johnston,	Pollock,	Tartar,
Cherrington,	Kasey,	Pritchett,	Temme,
Chinn,	Kyler,	Ross,	Tubbs,
Choate,	Leazenby,	Russell (N. Madric),	Waymeyer,
Collins,	LeRoy,	Sailor,	Weaver,
Coppedge,	McIntyre,	Sartin,	Young (St. Fran.),
Correll,	Mahan,	Sawyer,	Young (Texas)—65.
Cox,			

Absent—Messrs.

Armstrong,	Harrison,	Mueller,	Sherrill,
Arnett,	Hinde,	Pettijohn,	Short (Cole),
Balhoun,	Jones (Jackson),	Porterfield,	Spencer (St. L. City),
Barroll,	Jones (Polk),	Pratte,	Sullinger,
Baner,	Julian,	Robertson,	Tatum
Oyer,	McKearly,	Rothwell,	Walton,
Hay,	Middleton,	Schumacher,	Wetzel—30.
Hancock,	Mortimer,		

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Mr. Brock moved the vote by which House bill No. 58 failed to pass be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 221 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Denslow,	LeFavor,	Sailor,
Avery,	DeReign,	LeRoy,	Sartin,
Baughner,	Drum,	McCollum	Sawyer,
Benner,	Edgar,	McIntyre.	Schoppenhorst,
Bennett,	Ferguson,	McKee.	Schooler,
Best,	Freeman,	McPherson,	Schumacher,
Bittinger,	Fuson,	Mahan,	Shaw,
Bothwell,	George.	Melson,	Short (Phelps),
Bourn,	Gill,	Meriwether,	Smith (Buchanan),
Breit,	Gmelich,	Minnis,	Smith (Howell),
Brock,	Griffiths,	Moore (Mississippi),	Spencer (Douglas),
Buckner,	Grubb,	Moore (Stone),	Spurgeon,
Burks,	Gurney,	Moran,	Steel,
Balhoun,	Hall,	Murray,	Stickney,
Cape,	Hammond.	O'Dell,	Tartar,
Berrington,	Hart,	Odneal,	Tate,
Binn,	Higbee,	Old,	Tatum,
Bollins,	Hinde,	O'Reilly,	Temme,
Boppedge,	Jenkins,	Pettijohn,	Tubbs,
Borrell,	Johnston,	Phipps,	Warner,
Borox,	Jones (Hickory),	Pollock,	Watson,
Borisp,	Jones (Jackson),	Pratte,	Waymeyer,
Davidson,	Kasey,	Pritchett,	Weaver,
Bavis (Wayne),	Kline,	Rohne,	Weinhold,
Bavison,	Kyler,	Ross,	Young (St. Fran.),
Beford,	Lane,	Russell (N. Madrid),	Young (Texas)—107.
Benny,	Leazenby,	Sachse,	

NOES—None.

Absent—Messrs.

Armstrong,	Gay,	Martin,	Sherrill,
Arnett,	Hancock,	Middleton,	Short (Cole),
Atkins,	Harrison,	Miller,	Spencer (St. L. City),
Barroll,	Jones (Polk),	Mortimer,	Sullinger,
Boate,	Julian,	Mueller,	Swanger,
Baner,	Lynch,	Porterfield,	Walton,
Bavis (Taney),	McKearly,	Robertson,	Wetzel—31.
Oyer,	Marsh,	Rothwell,	

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Title to House bill No. 221 was agreed to.

Mr. Buckner moved the vote by which House bill No. 221 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 229 was called up for passage, read third time and defeated by the following vote—not receiving the constitutional majority:

AYES—Messrs.

Anderson, DeReign,
Avery, Drum,
Benner, Dyer,
Bittinger, Edgar,
Bourn, Ferguson,
Buckner, Freeman,
Burks, Gill,
Choate, Gmelich,
Collins, Grubb,
Coppedge, Hall,
Correll, Hart,
Cox, Higbee,
Crisp, Jenkins,
Davidson, Johnston,
Davis (Taney), Jones (Jackson),
Davis (Wayne), Kline,
Denny,

Lane,
LeRoy,
Lynch,
McPherson,
Marsh,
Martin,
Meriwether,
Miller,
Moran,
Mortimer,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,

Pratt,
Pritchett,
Rohne,
Russell (N. Madrid),
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Short (Phelps),
Smith (Buchanan),
Swanger,
Tate,
Tatum,
Warner,
Weaver,
Weinhold—65.

NOES—Messrs.

Baughner, George,
Bennett, Griffiths,
Best, Gurney,
Breit, Hammond,
Brock, Hancock,
Calhoun, Harrison,
Cape, Hinde,
Cherrington, Jones (Hickory),
Chinn, Kasey,
Davison, Leazenby,
DeFord, LeFavor,
Denslow, McIntyre,
Fuson, McKee,

Mahan,
Melson,
Minnis,
Moore (Mississippi),
Moore (Stone),
Murray,
O'Dell,
Odneal,
Ross,
Sachse,
Sailor,
Sartin,
Shaw,

Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Tartar,
Temme,
Tubbs,
Watson,
Waymeyer,
Young (St. Fran.),
Young (Texas)—52.

Absent—Messrs.

Atkins, Julian,
Carroll, Kyler,
Daneri, McCollum,
Gay, McKearly,
Jones (Polk), Middleton,

Mueller,
Robertson,
Rothwell,
Sherrill,

Short (Cole),
Sullinger,
Walton,
Wetzel—18.

Absent with leave—Messrs.

Armstrong, Arnett—2.

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Bothwell (in the chair) not voting.

Mr. Sartin moved the vote by which House bill No. 229 failed to pass be reconsidered and the motion be laid on the table.

Messrs. Moore of Mississippi and Buckner demanding the ayes and noes on the motion to reconsider the vote by which House bill No. 229 failed to pass and to lay the motion on the table, the motion was agreed to by the following vote:

AYES—Messrs.

Baughner, Fuson,
Benner, George,
Bennett, Gmelich,
Best, Griffiths,
Bittinger, Gurney,
Breit, Hammond,
Brock, Hancock,
Calhoun, Harrison,
Cape, Hart,
Cherrington, Higbee,
Davis (Wayne), Hinde,
Davison, Jones (Hickory),
DeFord, Jones (Jackson),
Denny, Leazenby,
Denslow, LeFavor,
Dyer, McCollum,
Freeman,

Mahan,
Martin,
Melson,
Minnis,
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Phipps,
Rohne,
Sachse,
Sailor,
Sartin,
Schoppenhorst,
Schumacher,

Shaw,
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Stickney,
Swanger,
Tartar,
Tatum,
Temme,
Tubbs,
Warner,
Watson,
Waymeyer,
Young (St. Francis),
Young (Texas)—65.

NOES—Messrs.

Anderson,	DeReign,	Lynch,	Pritchett,
Very,	Drum,	McIntyre,	Ross
ourn,	Edgar,	McKee,	Russell (N. Madrid),
uckner,	Ferguson,	Marsh,	Sawyer.
urks,	Gill,	Meriwether,	Schooler,
hinn,	Grubb,	Miller,	Short (Phelps),
hoate,	Hall,	Moore (Mississippi),	Smith (Buchanan),
ollins,	Jenkins,	Mortimer,	Spencer (St. L. City),
oppedge,	Kasey,	Old,	Tate,
orrell,	Kline,	O'Reilly,	Walton,
ox,	Kyler,	Pettijohn,	Weaver,
risp,	Lane,	Pollock,	Weinhold—51.
Davidson,	LeRoy,	Pratte,	

Absent—Messrs.

Armstrong,	Davis (Taney),	McPherson,	Rothwell,
arnett,	Gay,	Middleton,	Sherrill,
tkins,	Johnston,	Mueller,	Short (Cole),
othwell,	Jones (Polk),	Porterfield,	Sullinger,
arroll,	Julian,	Robertson,	Wetzel—22.
aneri,	McKearly,		

Sick—Messrs.

Drabelle, Mr. Speaker—2.

House bill No. 155 was called up for third reading and passage.

On motion of Mr. Tubbs, the vote by which House bill No. 155 was ordered engrossed was reconsidered by the following vote on division: Ayes 62, noes 28.

House bill No. 54 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Atkins,	Dyer,	McIntyre,	Sachse,
Avery,	Edgar,	McKee,	Sailor,
Baugner,	Freeman,	McPherson,	Sartin,
Benner,	Fuson,	Mahan,	Sawyer,
Bennett,	George,	Marsh,	Schoppenhorst,
Best,	Gill,	Martin,	Schooler,
Bittinger,	Gmelich,	Melson,	Schumacher,
Bothwell,	Griffiths,	Meriwether,	Shaw,
Brett,	Grubb,	Miller,	Short (Cole),
Brock,	Gurney,	Minnis,	Smith (Buchanan),
Buckner,	Hall,	Moore (Mississippi),	Smith (Howell),
Burks,	Hammond,	Moore (Stone),	Spencer (Douglas),
Cape,	Hancock,	Moran,	Spurgeon,
Cherrington,	Harrison,	Mortimer,	Steel,
Chinn,	Hart,	Murray,	Stickney,
Choate,	Higbee,	O'Dell,	Swanger,
Collins,	Hinde,	Odneal,	Tartar,
Coppedge,	Jenkins,	Old,	Tate,
Correll,	Jones (Hickory),	O'Reilly,	Temme,
Cox,	Jones (Jackson),	Pettijohn,	Tubbs,
Crisp,	Kasey,	Phipps,	Warner,
Davis (Taney),	Kyler,	Pollock,	Watson,
Davison,	Lane,	Porterfield,	Waymeyer,
DeFord,	Leazenby,	Pratte,	Weaver,
Denny,	LeFavor,	Pritchett,	Weinhold,
Denslow,	LeRoy,	Rohne,	Young (St. Fran.),
DeReign,	Lynch,	Ross,	Young (Texas)—111.
Drum,	McCollum,	Russell (N. Madrid),	

NOES—Messrs.

Anderson,	Davidson,	Ferguson,	Kline—4.
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Absent—Messrs.

Armstrong,
Arnett,
Bourn,
Calhoun,
Carroll,
Daneri,

Davis (Wayne),
Gay,
Johnston,
Jones (Polk),
Julian,
McKearly,

Middleton,
Mueller,
Robertson,
Rothwell,
Sherrill,
Short (Phelps),

Spencer (St. L. City),
Sullinger,
Tatum,
Walton,
Wetzel—23.

Sick—Messrs.

Drabelle,

Mr. Speaker—2.

Title to House bill No. 54 was agreed to.

Mr. Pettijohn moved the vote by which House bill No. 54 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Tubbs, the rules were suspended and House bill No. 155 was taken up for engrossment by the following vote on division: Ayes 50, noes 18.

House bill No. 155 was called up for amendment and engrossment.

Mr. Tubbs offered the following amendment:

Amend House bill No. 155 by striking out all of said bill relating to pay of the Secretary in the office of Railroad Commissioners;

Which was read.

Mr. Moran offered the following substitute for amendment to House bill No. 155: Amend House bill No. 155 by striking out all after the word "year," in line 12 of the printed bill;

Which was read.

Mr. Davidson moved to lay the amendment to House bill No. 155 on the table;

Which was not agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 75, entitled

An act to repeal section 1778, article one (1), chapter 31, Revised Statutes of 1889, entitled "An act relating to cities and towns, miscellaneous provisions and general powers," and to enact a new section in lieu thereof, to be known as section 1778, article one (1), chapter 31, Revised Statutes of Missouri 1889;

Also, Senate bill No. 122, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, or Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891;

In which the concurrence of the House is respectfully requested

Mr. Hinde offered the following substitute to substitute for amendment to House bill No. 155: Amend House bill No. 155 by striking

out the words "two thousand," in the thirteenth line of section 2688 of said bill, and inserting in lieu thereof the words "fifteen hundred ;"

Which was read and adopted.

The amendment, as amended by the substitute, was then adopted.

Mr. Chinn offered the following amendment to House bill No. 155 :

Amend by striking out the words "five hundred," after the word "thousand," in line 5, section 2688 ;

Which was read.

Mr. Freeman moved the previous question ;

Which was agreed to.

The amendment of Mr. Chinn was rejected.

House bill No. 155, as amended, was then ordered engrossed by the following vote on division : Ayes 67, noes 36.

House bill No. 117 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	McCollum,	Schooler,
Atkins,	Edgar,	McIntyre,	Shaw,
Avery,	Ferguson,	McKee,	Short (Phelps),
Baughner,	Freeman,	McPherson,	Smith (Buchanan),
Benner,	Fuson,	Mahan,	Smith (Howell),
Bennett,	Gill,	Marsh,	Spencer (Douglas),
Bourn,	Gmelich,	Melson,	Spurgeon,
Breit,	Griffiths,	Meriwether,	Steel,
Brock,	Grubb,	Moore (Stone),	Stickney,
Calhoun,	Hammond,	Moran,	Tartar,
Cape,	Hancock,	Mortimer,	Tate,
Chinn,	Harrison,	O'Dell,	Tatum,
Collins,	Hart,	Odneal,	Temme,
Coppedge,	Higbee,	Old,	Tabbs,
Correll,	Jenkins,	Phipps,	Walton,
Crisp,	Johnston,	Pollock,	Warner,
Davidson,	Jones (Hickory),	Porterfield,	Watson,
Davis (Taney),	Julian,	Rohne,	Waymeyer,
Davis (Wayne),	Kasey,	Ross,	Weaver,
Davison,	Leszenby,	Russell (N. Madrid),	Weinhold,
Denny,	LeFavor,	Sartin,	Young (St. Francois)
Denslow,	LeRoy,	Schoppenhorst,	Young (Texas)—89.
DeReign,			

NOES—Messrs.

Best,	DeFord,	Kyler,	Murray,
Bittinger,	Dyer,	Lane,	O'Reilly,
Bothwell,	George,	Lynch,	Pettijohn,
Buckner,	Hall,	Martin,	Sachse,
Burke,	Hinde,	Miller,	Sawyer,
Cherrington,	Jones (Jackson),	Minnis,	Schumacher—26.
Choate,	Kline,		

Absent—Messrs.

Armstrong,	Gay,	Pratte,	Short (Cole),
Arnett,	Gurney,	Robertson,	Sullinger,
Carroll,	Jones (Polk),	Rothwell,	Swanger,
Cox,	McKearly,	Sailor,	Wetzel—19.
Daneri,	Mueder,	Sherrill,	

Absent with leave—Messrs.

Middleton,	Moore (Mississippi),	Pritchett—3.
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Sick—Messrs.

Drabelle,	Mr. Speaker—2.
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The title to House bill No. 117 was agreed to.

Mr. Higbee moved the vote by which House bill No. 117 was passed be reconsidered, and the motion laid on the table ;

Which was agreed to.

House bill No. 192 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	LeFavor,	Russell (N. Madrid),
Atkins,	Dyer,	Le Roy,	Sachse,
Avery,	Edgar,	Lynch,	Sailor,
Baughner,	Ferguson,	McCollum,	Sartin,
Benner,	Freeman,	McIntyre,	Sawyer,
Bennett,	Fuson,	McKee,	Schoppenhorst,
Best,	George,	McPherson,	Schooler,
Bittinger,	Gill,	Mahan,	Schumacher,
Bourn,	Gmelich,	Martin,	Shaw,
Breit,	Griffiths,	Melson,	Short (Phelps),
Brock,	Grubb,	Meriwether,	Smith (Buchanan),
Buckner,	Gurney,	Miller,	Smith (Howell),
Burks,	Hall,	Minnis,	Spencer (Douglas),
Cape,	Hammond,	Moore (Mississippi),	Spencer (St. L. City)
Cherrington,	Hancock,	Moore (Stone),	Spurgeon,
Chinn,	Harrison,	Moran,	Steel,
Choate,	Hart,	Murray,	Stickney,
Collins,	Higbee,	O Dell,	Swanger,
Coppedge,	Jenkins,	O'dneal,	Tartar,
Correll,	Johnston,	Old,	Tate,
Cox,	Jones (Hickory),	O'Reilly,	Tubbs,
Crisp,	Jones (Jackson),	Pettijohn,	Walton,
Davis (Taney),	Julian,	Phipps,	Warner,
Davis (Wayne),	Kasey,	Pollock,	Watson,
Davison,	Kline,	Porterfield,	Waymeyer,
DeFord,	Kyler,	Pritchett,	Weaver,
Denny,	Lane,	Rohne,	Young (St. Francois)
Denslow,	Leazenby,	Ross,	Young (Texas)—113.
DeReign,			

NO—Mr. Davidson—1.

Absent—Messrs.

Armstrong,	Gay,	Mortimer,	Short (Cole),
Arnett,	Hinde,	Mueller,	Sullinger,
Bothwell,	Jones (Polk),	Pratt,	Tatum,
Calhoun,	McKearly,	Robertson,	Temme,
Carroll,	Marsh,	Rothwell,	Weinhold,
Daneri,	Middleton,	Sherrill,	Wetzel—24.

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Mr. Tubbs was called to the chair.

Title to House bill No. 192 was agreed to.

Mr. Avery moved the vote by which House bill No. 192 passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill No. 244 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Atkins,	Chinn,	Drum,	Harrison,
Avery,	Choate,	Dyer,	Hart,
Baughner,	Coppedge,	Edgar,	Higbee,
Benner,	Correll,	Ferguson,	Jenkins,
Bennett,	Cox,	Freeman,	Johnston,
Best,	Crisp,	Fuson,	Jones (Hickory),
Bittinger,	Davidson,	George,	Kasey,
Bourn,	Davis (Taney),	Gill,	Kyler,
Breit,	Davis (Wayne),	Gmelich,	Lane,
Brock,	Davison,	Griffith,	Leazenby,
Buckner,	DeFord,	Grubb,	LeFavor,
Burks,	Denny,	Gurney,	Leroy,
Cape,	Denslow,	Hammond,	McCollum,
Cherrington,	DeReign,	Hancock,	McIntyre,

McKee,	Odneal,	Sartin,	Tartar,
McPherson,	Old,	Sawyer,	Tate,
Marsh,	O'Reilly,	Schoppenhorst,	Temme,
Melson,	Pettijohn,	Schooler,	Tubbs,
Meriwether,	Phipps,	Schumacher,	Walton,
Miller,	Pollock,	Shaw,	Watson,
Minnis,	Porterfield,	Short (Phelps),	Waymeyer,
Moore (Mississippi),	Pritchett,	Smith (Howell),	Weaver,
Moore (Stone),	Rohne,	Spencer (Douglas),	Weinhold,
Moran,	Ross,	Spurgeon,	Young (St. Francois),
Mortimer,	Russell (N. Madrid),	Steel,	Young (Texas),
Murray,	Sachse,	Stickney,	—106.
O'Dell,	Sailor,	Swanger,	

NOES—Messrs.

Hall,	Kline,	Smith (Buchanan)—3
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Absent—Messrs.

Anderson,	Gay,	Mahan,	Sherrill,
Armstrong,	Hinde,	Martin,	Short (Cole),
Arnett,	Jones (Jackson),	Middlet on,	Spencer (St. L. City),
Bothwell,	Jones (Polk),	Mueller,	Sullinger,
Calhoun,	Julian,	Pratte,	Tatum,
Carroll,	Lynch,	Robertson,	Warner,
Collins,	McKearly,	Rothwell,	Wetzel—29.
Daneri,			

Sick—Messrs.

Drabelle,	Mr. Speaker—2.
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Title of House bill No. 244 was agreed to.

Mr. Baugher moved the vote by which House bill No. 244 passed be reconsidered and the motion be laid on the table ;
Which was agreed to.

House bill No. 214 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Atkins,	Gmelich,	McCollum,	Sartin,
Avery,	Griffiths,	McPherson,	Sawyer,
Baugher,	Grubb,	Mahan,	Schoppenhorst,
Bennett,	Gurney,	Marsh,	Shaw,
Best,	Hall,	Martin,	Smith (Buchanan)
Bittinger,	Hammond,	Miller,	Smith (Howell),
Bothwell,	Hancock,	Moore (Stone),	Spencer (Douglas),
Brock,	Harrison,	Moran,	Spurgeon,
Buckner,	Hart,	Mortimer,	Stickney,
Calhoun,	Higbee,	Murray,	Swanger,
Choate,	Hinde,	O'Dell,	Tartar,
Collins,	Jenkins,	Odneal,	Tate,
Crisp,	Johnston,	Old,	Temme,
Davison,	Jones (Hickory),	O'Reilly,	Tubbs,
DeFord,	Jones (Jackson),	Pettijohn,	Walton,
Denny,	Kyler,	Phipps,	Warner,
Denslow,	Lane,	Pollock,	Watson,
Dyer,	Leazenby,	Porterfield,	Waymeyer,
Edgar,	LeFavor,	Rohne,	Weinhold,
Freeman,	LeRoy,	Sachse,	Young (St. Francois)
George,	Lynch,	Sailor,	Young (Texas)—84

NOES—Messrs.

Anderson,	Cox,	Gill,	Minnis,
Bourn,	Davidson,	Julian,	Moore (Mississippi),
Burks,	Davis (Wayne),	Kasey,	Ross,
Cape,	DeReign,	Kline,	Russell (N. Madrid),
Chinn,	Drum,	McIntyre,	Schooler,
Coppedge,	Ferguson,	McKee,	Steel,
Correll,	Fuson,	Meriwether,	Weaver—28.

Absent—Messrs.

Armstrong,	Davis (Taney),	Pratte,	Short (Cole),
Arnett,	Gay,	Pritchett,	Short (Phelps),
Benner,	Jones (Polk),	Robertson,	Spencer (St. L. City),
Breit,	McKearly,	Rothwell,	Sullinger,
Carroll,	Melson,	Schumacher,	Tatum,
Cherrington,	Middleton,	Sherrill,	Wetzel—26.
Daneri,	Mueller,		

Sick—Messrs.

Drabelle, Mr. Speaker—2.

Title to House bill No. 214 was agreed to.

Mr. Moran moved the vote by which House bill No. 214 passed be reconsidered and the motion tabled.

Which was agreed to.

Mr. Atkins moved to adjourn under the rules ;

Which was agreed to by the following vote on division: Ayes 64; noes 46.

THIRTIETH DAY—FRIDAY, February 8, 1895.

House met pursuant to adjournment.

Speaker *pro tem.* Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Ferguson presented a petition from farmers of Lafayette county Missouri, praying for an enactment of a law for the protection of public health and the prevention of adulteration of dairy products, and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

Mr. Murray presented a petition from students of the College of Agriculture and Mechanic Arts of the State of Missouri, asking the Legislature of this State to separate said college from the State University, and to establish it upon a proper footing, so that its prosperity may be furthered and its aims accomplished, etc.; which was read and

Referred to Committee on Agriculture.

Mr. McCollum (by request) presented a petition from citizens of Doniphan, Ripley county, Missouri, requesting that no change in the law relating to marriage licenses, and who shall issue and record the same, be made by the 38th General Assembly ; which was read and

Referred to Committee on Judiciary.

Mr. McCollum (by request) presented a petition from citizens of Ripley county, Missouri, protesting against House bill No. 119, which provides for the cutting down of fees and salaries of all clerks of courts of record and prosecuting attorneys ; which was read and

Referred to Committee on Official Salaries and Fees.

Mr. McCollum (by request), presented a petition from citizens of Varner, Ripley county, Missouri, requesting the enactment of laws

the 38th General Assembly, reducing freight rates on the shipment of live-stock, farming implements, furniture, cross-ties, etc.; which was read and

Referred to Committee on Private Corporations.

Mr. McCollum, (by request) presented a petition from citizens of Ripley county, Missouri, requesting the enactment of laws by the 38th General Assembly of Missouri, reducing freight rates on the shipment of live stock, farming implements, wagons, furniture, etc.; which was read and

Referred to Committee on Internal Improvements.

Mr. Lane presented a petition from tax-payers and citizens of Cass county, Missouri, protesting against the passage of House bill No. 119, which provides for the cutting down of fees and salaries of county officers; which was read and

Referred to Committee on Official Salaries and Fees.

Mr. Middleton presented a petition from business men of Mountain Grove, Wright county, Missouri, praying for the enactment of a law prohibiting insurance companies from combining in fixing rates of insurance; which was read and

Referred to Committee on Insurance.

Mr. Middleton presented a petition from citizens of Springfield, Greene county, Mo., protesting against a reduction of fees and salaries of certain county officers as provided in House bill No. 119; which was read and

Referred to Committee on Official Salaries and Fees.

On motion of Mr. Odneal, the rules were suspended and the introduction of resolutions was declared in order.

Mr. Odneal offered the following resolution:

Resolved. That there be created a standing committee of this House, to be entitled "Committee on Fish and Game," to consist of seven members; and committees to which bills relating to game or fish have been referred are requested to report them back to the House, to be referred to special committee when organized.

Which was read and laid over under the rules for one day.

Introduction of House bills being in order,

Mr. Bothwell introduced House bill No. 651, entitled

An act to amend an act entitled "An act to regulate bond investment companies and companies organized to place or sell bonds, certificates or debentures on the installment or partial payment plan," approved April 21, 1893, by striking out certain words from section 1, and by adding a new section thereto;

Which was read first time.

Mr. Bothwell introduced House bill No. 652, entitled

An act to provide additional compensation for judges of circuit courts composed of one county and having one judge;

Which was read first time.

Mr. Davison (by request) introduced House bill No. 653, entitled An act to amend chapter 93 of the Revised Statutes of Missouri of 1889, relating to grand and petit juries, by repealing section 6073, and enacting a new section in place thereof;

Which was read first time.

Mr. Bothwell was called to the chair.

Mr. Davidson introduced House bill No. 654, entitled

An act to amend section 1939 of article 1, chapter 31 of the Revised Statutes of Missouri 1889, by striking out certain words therein and by adding an additional clause thereto ;

Which was read first time.

Mr. Porterfield introduced House bill No. 655, entitled

An act to repeal section 7988, of chapter 143, article 1, Revised Statutes of the State of Missouri, 1889, and enact two new sections in lieu thereof, to be known as sections 7988 and 7988a ;

Which was read first time.

Mr. Tate introduced House bill No. 656, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof, to be known as section 2672 of Revised Statutes of 1889 ;

Which was read first time.

Mr. Denslow introduced House bill No. 657, entitled

An act to repeal an act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual biennially, approved Feb. 25, 1891, and to enact a new act on the same subject in lieu thereof ;

Which was read first time.

Mr. Johnston introduced House bill No. 658, entitled

An act to amend article 2, chapter 45, of Revised Statutes of State of Missouri, entitled "Counties," by adding a new section thereto to be known as section 3121a ;

Which was read first time.

Mr. Bittinger introduced House bill No. 659, entitled

An act to appropriate money for the redemption of Union military bonds held for redemption by T. J. Chew, Jr., of Buchanan county, Mo. ;

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 660, entitled

An act to amend chapter 143, article 1, of the Revised Statutes of 1889, "Public schools," and create three new sections, to be known as sections 8030a, 8030b and 8030c, providing the manner by which county school commissioners may investigate charges against teachers, and fixing the compensation for the same ;

Which was read first time.

Mr. Stickney introduced House bill No. 661, entitled

An act to prohibit the operation of street railroads along streets without the consent of a majority of the owners of property on such streets ;

Which was read first time.

Mr. Stickney introduced House bill No. 662, entitled

An act to prevent municipal authorities from granting to any one company or corporation a monopoly in the use of streets ;

Which was read first time.

Mr. DeReign introduced House bill No. 663, entitled

An act to prevent the wearing of hats at public gatherings, church or theaters ;

Which was read first time.

Mr. Minnis introduced House bill No. 664, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein;"

Which was read first time.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 479, entitled

An act to protect and preserve the game and birds from destruction,

Begs leave to report that it has examined the same, and recommends that it do pass, with the amendment herewith submitted;

Which we recommend be adopted; which amendment is as follows :

Amend by adding the following, in line 17, after the word "State," of section one of said bill, "and every person who shall kill any wild duck between the 1st day of February and the 1st day of October, or who shall ensnare, trap or kill by means of any explosive, any wild goose or duck, or who shall shoot or kill the same in the night-time by means of gun-powder or other explosives of any kind, shall be guilty of a misdemeanor, provided that the provisions of this section shall not apply to any person who shall ensnare, trap or net wild geese or ducks on his own premises for his own use;"

Which was read and adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 381, entitled

An act to provide for the labeling and marking of convict-made goods, wares and merchandise, manufactured by convicts in the State penitentiary, or other penal or reformatory institutions of this State,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Jones, from the Committee on Benevolent and Scientific Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 599, entitled

An act to create county and other local boards of health, defining their duties and powers, and providing for the compensation of their members and officers,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Jones, from the Committee on Benevolent and Scientific Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 598, entitled

An act to appropriate money for the creation and maintenance of an industrial reformatory,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 323, entitled

An act entitled an act to establish a court of criminal correction in all counties in this State having a population of 60,000 inhabitants and not over 100,000 inhabitants, in which there now is or hereafter may be established a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established;

Also, House bill No. 396, entitled

An act to repeal section 50 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of holding court therein," approved April 7, 1892, and to enact a new section, to be numbered 50, in lieu thereof, providing for the times and places of holding circuit court in the Twenty-second judicial circuit—jurisdiction, duties of clerk and sheriffs;

Also, House bill No. 136, entitled

An act providing for the reorganization, equipment and discipline of the militia and the preservation of State property,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 301, entitled

An act to repeal section 4409, article 14, chapter 48, of the Revised Statutes of the State of Missouri, relating to costs in criminal cases, as amended by an act entitled "An act entitled 'an act to amend section 4409, article 14, chapter 48, of the Revised Statutes of Missouri of 1889, relating to costs in criminal cases,'" approved April 23, 1891;

Also, House bill No. 417, entitled

An act to amend section 8017 of chapter 143 of the Revised Statutes of Missouri of 1889, entitled "Schools;"

Also, substitute for House bill No. 125, entitled

An act subjecting growing timber to assessment and taxation;

Also, House bill No. 303, entitled

An act to amend (section 11) section 4990 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, judges of the probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners of Register of Lands of State, for duties of Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Freeman, from the Committee on State Penitentiary, submitted the following report:

MR. SPEAKER: Your Committee on State Penitentiary, to which was referred House bill No. 505, entitled

An act to amend chapter 126, article 1, of the Revised Statutes of Missouri 1889, entitled "Penitentiary," by repealing sections 7225, 7236 7243, 7255 and 7258 in said chapter, and enacting in lieu thereof eight new sections to be known as sections 7225, 7236, 7243, 7255, 7255a, 7255b, 7258, 7258a, relating to inspectors of the penitentiary and enlarging their duties;

Also, House bill No. 509, entitled

An act to establish a board of managers, regulating the discipline of the penitentiary, and providing for paroles and pardons,

Begs leave to report that they have examined the same, and recommends that the accompanying committee substitute for the said House bills Nos. 505 and 509 be adopted, and that it do pass;

Which was read, substitute adopted, and 300 copies of the bill ordered printed.

Mr. Freeman, from the Committee on Penitentiary, submitted the following report:

MR. SPEAKER: Your Committee on Penitentiary, to which was referred Senate bill No. 63, entitled

An act to amend section 7226, Revised Statutes 1889, entitled "Penitentiary,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Freeman, from the Committee on Penitentiary, submitted the following report:

MR. SPEAKER: Your Committee on Penitentiary, to which was referred House bill No. 447, entitled

An act to amend section 7225, chapter 126, article 1, of the Revised Statutes of Missouri of 1889, relating to "Penitentiary,"

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the subject-matter is embraced in committee substitute for House bills Nos. 505 and 509;

Which was read.

Mr. Walton, from the Committee on Manufactures, submitted the following report:

MR. SPEAKER: Your Committee on Manufactures, to which was referred House bill No. 593, entitled

An act creating the office of State Architect, and providing for the appointment and salary of said officer,

Begs leave to report that it has examined the same, and recommends that it do pass, with amendment as recommended by said committee, which amendment is as follows: House bill No. 593 amended by committee by striking out all of section 3 after the word "specifications," in line 6, so that said section 3, when amended, shall read as follows:

Section 3. Said architect shall superintend the construction of all buildings belonging to the State and of all repairs to such, and no money shall be paid for any such construction or repairs, except upon the certificate of said architect that the work has been properly performed in accordance with plans and specifications

Which was read and adopted, and 300 copies of the bill as amended ordered printed.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 404, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to define who are fellow-servants and who are not fellow-servants, and to prohibit contracts limiting liability under this act,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

On motion of Mr. Steel,

House bill No. 404 was ordered printed, placed upon the calendar for engrossment, and 300 copies of the bill were ordered printed.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 549, entitled

An act defining the liabilities of persons, firms or corporations for injuries to employes in certain cases,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 388, entitled

An act to define the liabilities of railroad companies to employes

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 190, entitled

An act to provide for a State Board of Arbitration for the settlement of differences between employers and their employes,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 209, entitled

An act relating to the duties and compensation of expert assistants appointed by the State Board of Arbitration and Conciliation,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER : Your Committee on Labor, to which was referred House bill No. 88, entitled

An act to secure the prompt payment of wages, and to regulate the same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER : Your Committee on Labor, to which was referred House bill No. 481, entitled

An act to provide for the weekly cash payment of wages by corporations,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER : Your committee on Labor, to which was referred House bill No. 494, entitled

An act to compel the Board of Police Commissioners of cities of 100,000 inhabitants and over, to regulate the hours of duty of metropolitan police officers,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Drum, from the Committee on County Boundaries, submitted the following report :

MR. SPEAKER : Your Committee on County Boundaries, to which was referred House bill No. 484, entitled

An act to cede a portion of St. Clair county to the county of Benton,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 200 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Private Corporations, to which was referred House bill No. 548, entitled

An act to amend article 2 of chapter 42 of the Revised Statutes of 1889, entitled "Railroad companies," by adding two new sections thereto, numbered 2655a and 2655b,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Internal Improvements ;

Which was read, and the bill so referred.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 474, entitled

An act to amend and add new clauses to section 2807 of article 8 of chapter 42 of the Revised Statutes of 1889, entitled "Corporations, private,"

With an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Sailor, from the Committee on Mines and Mining, submitted the following report:

MR. SPEAKER: Your Committee on Mines and Mining, to which was referred House bill No. 550, entitled

An act defining how coal mines on the room-and-pillar plan shall be worked, and providing penalties for the violation of the provisions of this act,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Spencer of St. Louis City, from the Committee on Banks and Banking, submitted the following report:

MR. SPEAKER: Your Committee on Banks and Banking, to which was referred House bill No. 523, entitled

An act to amend section 2759, of article 7, chapter 42, of the Revised Statutes of Missouri of 1889, in relation to savings bank and fund companies,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying committee amendment;

Amend House bill No. 523 by striking out the following words in lines 7, 8, 9, 10, 11 and 12: "The cashier or other employe so employed shall have no power to indorse, sell, pledge or hypothecate any of the notes, bonds or other obligations taken by said cashier for money loaned, until full power and authority is given by the board of directors," and inserting the following words in lieu thereof: "The cashier or any other employe shall have no power to indorse, sell, pledge or hypothecate any notes, bonds or other obligations received by said corporation for money loaned until such power and authority shall have been given such cashier or employe by the board of directors;"

Which was read and adopted and 300 copies of the bill as amended ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 107, entitled

An act requiring counties, cities, towns and school districts to take a bond from all contractors for public work done for such county, city, town or school district, containing a condition for the payment for all labor done and material furnished for such work, and giving laborers and material-men a right of action thereon,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred House bill No. 22, entitled

An act to amend article 5, of chapter 30, of the Revised Statutes of Missouri of 1889, entitled "Cities of the fourth class," by adding a new section thereto, to be known as section 1665a, providing that the mayor and board of aldermen shall, annually, levy and collect, by ordinance, a tax upon all the real and personal property within said city, not greater than one-tenth of one per cent thereof, to be known and denominated as the "cemetery fund," and to be kept sacred for that purpose, and that purpose only,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that its object is covered by another bill ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred House bill No. 268, entitled

An act in regard to the assessment and collection of the revenue in cities of the fourth class and incorporated villages, and to abolish certain offices therein,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the object of the bill is covered by another bill ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred House bill No. 421, entitled

An act to amend section 1646, chapter 30, of the Revised Statutes of the State of Missouri of 1889, in relation to "Cities of the fourth class—appeals allowed, when,"

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the object of the bill is covered by another bill ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred House bill No. 296, entitled

An act to repeal section 1603, article 5, chapter 30 of the Revised Statutes of 1889 of the State of Missouri, entitled "Cities of the fourth class," relating to the assessment of property therein, and to enact a new section in lieu thereof, and to amend section 1603, article 5, chapter 30, Revised Statutes of 1889, of the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that its object is covered by another bill ;

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 367, entitled

An act to amend section 1548, article 5, chapter 30, of the Revised Statutes of the State of Missouri, entitled "Cities of the fourth class,"

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the object of the bill is covered by another bill ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 161, entitled

An act entitled an act repealing section 1681 of article 6, Revised Statutes of 1889, and substituting a new section therefor, in relation to collecting municipal taxes in towns and villages,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the object of the bill is covered by another bill ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 420, entitled

An act providing that certain courts shall take judicial knowledge of the ordinances of cities, and for city attorneys to file information against violators of city ordinances,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 418, entitled

An act to repeal article 5, of chapter 30, of the Revised Statutes of Missouri of 1889, with all amendments thereto, said article being entitled "Cities of the fourth class," and to enact in lieu thereof a new article, providing for the government of cities of the fourth class,

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendment :

Amend section 48 of House bill 418 by adding at the end of said section the following words : "And provided further, that in counties in which township organization is in force, the duties hereinbefore specified to be performed by the county assessor shall be performed by the assessor of the township in which the city is located ;"

Which was read and adopted, and 300 copies of the bill as amended ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 414, entitled

An act to repeal section 2 of an act approved April 23, 1891 relating to interest, and to enact a new section in lieu thereof, and providing penalties for the violation thereof ;

Also, House bill No. 12, entitled

An act to amend section 5086*b* of an act entitled "An act to amend chapter 67 of the Revised Statutes of the State of Missouri, 1889, relating to fish, by adding thereto an article to be known as article 3, and to be entitled "The protection and preservation of fish," and to provide penalties for the violation thereof, Session Acts of 1893;

Also, House bill No. 373, entitled

An act to prohibit the ensnaring, trapping or netting of any goose, brant or duck in any of the counties of this State—the above House bill No. 373 being covered by the provisions of House bill No. 479 as amended,

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 570, entitled

An act to amend chapter 93 of the Revised Statutes of Missouri of 1889, relating to grand and petit juries, by repealing section 6073, and enacting a new section in lieu thereof;

Also, House bill No. 500, entitled

An act to prevent the employment of physicians or pretended physicians by druggists or other persons owning or controlling drug-stores or pharmacies, for the purpose of issuing prescriptions for intoxicants;

Also, House bill No. 182, entitled

An act to repeal sections 4155, 4156, 4157, 4158 and 4159, of article 6, of chapter 48, of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings in;"

Also, House bill No. 168, entitled

An act to repeal sections 4329, 4330, 4331, 4332, 4333, 4334, 4335, 4336, 4337, 4338, 4343, 4344 and 4345, chapter 48, article 12, Revised Statutes of the State of Missouri, and to enact ten new sections in lieu of sections 4329, 4330, 4331, 4332, 4333, 4334, 4335, 4336, 4337 and 4338, above set out, relating to proceedings before justices in misdemeanors;

Also, House bill No. 502, entitled

An act to regulate dramshops and the issuing of dramshop licenses, Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Senate bill No. 64, entitled

An act to amend section 4204, article 7, chapter 48 of the Revised Statutes of Missouri 1889, entitled "Criminal cases, practice and proceedings," in relation to time allowed defendant for challenging juries in capital cases,

Was read first time.

Senate bill No. 122, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, judges of the probate courts, clerks of the supreme court and courts of appeals, clerks of the circuit and common pleas courts, clerks of criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds,

notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith, approved March 31, 1891,

Was read first time.

Senate bill No. 75, entitled

An act to repeal section 1778, article 1, chapter 31, Revised Statutes of Missouri 1889, relating to cities and towns, and miscellaneous provisions and general provisions, and to enact a new section in lieu thereof to be known as section 1778, article one (1), chapter 31, Revised Statutes of Missouri, 1889,

Was read first time.

Senate bill No. 141, entitled

An act to amend section 6870, chapter 109 of the Revised Statutes of Missouri 1889, entitled "Married women;"

Was read first time.

Senate bill No. 151, entitled

An act to repeal section 3400, article 4, chapter 46, Revised Statutes of Missouri, 1889, entitled "Courts of record," and to enact a new section in lieu thereof, to be known as section 3400,

Was read first time.

Senate bill No 25, entitled

An act to amend section 2 of an act entitled "An act to require every foreign corporation doing business in this State to have a public office or place of business in this State at which to transact business, subjecting it to certain conditions and requiring it to file its articles or charter of incorporation with the Secretary of State, and to pay certain taxes and fees," approved April 21, 1891,

Was read first time.

Senate bill No. 69, entitled

An act to amend section 6062, chapter 93, entitled "Juries, grand and petit," Revised Statutes 1889,

Was read first time.

Senate bill No. 129, entitled

An act to abolish days of grace on negotiable paper,

Was read first time.

Senate bill No. 96, entitled

An act to amend article two, of chapter thirteen of the Revised Statutes of Missouri, entitled "Prosecuting and circuit attorneys and their assistants," by adding a new section, to be numbered 677a,

Was read first time.

Senate bill No. 190, entitled

An act for changing the terms of county assessors and for other purposes,

Was read first time.

Senate bill No. 105, entitled

An act to amend section 6 and section 7 of an act of the General Assembly of 1893, entitled "An act to establish special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein, and for other purposes," approved March 9, 1893,

Was read first time.

House bill No. 638 was read second time and Referred to Committee on Education.

House bill No. 639 was read second time and Referred to Committee on Appropriations.

House bill No. 640 was read second time and Referred to Committee on Judiciary.

House bill No. 641 was read second time and Referred to Committee on Elections.

House bill No. 642 was read second time and Referred to Committee on Private Corporations.

House bill No. 643 was read second time and Referred to Committee on Mines and Mining.

House bill No. 644 was read second time and Referred to Committee on Roads and Highways.

House bill No. 645 was read second time and Referred to Committee on Ways and Means.

House bill No. 646 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 647 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 648 was read second time and Referred to Committee on Judiciary.

House bill No. 649 was read second time and Referred to Committee on Judiciary.

House bill No. 650 was read second time and Referred to Committee on Education.

House bill No. 272 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	DeReign,	McCollum,	Russell (N. Madrid),
Armstrong,	Dyer,	McIntyre,	Sachse,
Arnett,	Edgar,	McKee,	Sailor,
Atkins,	Ferguson,	McPherson,	Sartin,
Avery,	Freeman,	Mahan,	Sawyer,
Baughner,	Fuson,	Martin,	Schoppenhorst,
Benner,	Gay,	Melson,	Schooler,
Bennett,	Gill,	Meriwether,	Shaw,
Best,	Gmelich,	Middleton,	Short (Phelps),
Bittinger,	Grubb,	Miller,	Smith (Buchanan),
Bothwell,	Hall,	Minnis,	Smith (Howell),
Bourn,	Hancock,	Moore (Stone),	Spencer (Douglas),
Breit,	Harrison,	Moran,	Spurgeon,
Brock,	Hart,	Mueller,	Steel,
Buckner,	Higbee,	Murray,	Stickney,
Burks,	Hinde,	O'Dell,	Tartar,
Cape,	Johnston,	Odneal,	Tate,
Cherrington,	Jones (Hickory),	Old,	Temme,
Chinn,	Julian,	O'Reilly,	Tubbs,
Choate,	Kasey,	Pettijohn,	Walton,
Coppedge,	Kline,	Pollock,	Warner,
Correll,	Kyler,	Porterfield,	Watson,
Cox,	Lane,	Pratte,	Waymeyer,
Davis (Wayne),	Leazenby,	Pritchett,	Weaver,
Davison,	LeFavor,	Rohne,	Weinhold,
DeFord,	LeRoy,	Ross,	Young (St. Francois)
Denny,	Lynch,	Rothwell,	Young (Texas)—109.
Denslow,			

NOES—Messrs.

Drum, Jenkins—2.

Absent—Messrs.

Carroll,	Gurney,	Moore (Mississippi).	Short (Cole),
Davidson,	Hammond,	Mortimer,	Spencer (St. L. City)
Davis (Taney),	Jones (Jackson),	Phipps,	Tatum—15.
Drabelle,	McKearly,	Schumacher,	

Absent with leave—Messrs.

Collins,	George.	Jones (Polk),	Swanger.
Crisp.	Griffiths,	Marsh,	Wetzel—9.
Daneri,			

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Messrs. Griffiths, Short of Cole and Swanger were granted leave of absence.

Mr. George was granted leave of absence until Monday.

Mr. Calhoun was reported sick.

Title to House bill No. 272 was agreed to.

Mr. Freeman moved the vote by which House bill No. 272 was passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 442 was called up for passage, read third time and passed by the following vote:

A YES—Messrs.

Armstrong,	DeReign,	Lynch,	Ross,
Arnett,	Drabelle,	McCollum,	Kothwell.
Atkins,	Drum,	McIntyre,	Russell (N. Madrid),
Avery,	Edgar,	McKee,	Sachse,
Baughner,	Ferguson,	McPherson,	Sailor,
Benner.	Freeman,	Mahan,	Sartin,
Bennett,	Fuson,	Martin,	Sawyer,
Best,	Gay,	Melson,	Schoppenhorst,
Bittinger,	Gill,	Meriwether,	Schooler,
Bothwell,	Gmelich,	Middleton,	Shaw.
Breit,	Grubb,	Miller,	Short (Phelps),
Brock,	Hall,	Minnis,	Smith (Howell),
Buckner,	Hancock,	Moore (Mississippi),	Spencer (Douglas),
Burks,	Harrison,	Moore (Stone),	Spurgeon,
Cape,	Hart,	Moran,	Steel,
Cherrington,	Higbee,	Mueller,	Stickney,
Chinn,	Hinde,	Murray,	Tartar,
Choate,	Johnston,	O'Dell,	Tate,
Collins,	Jones (Hickory),	Odneal,	Temme,
Coppedge,	Jones (Jackson),	Old,	Tabbs,
Correll,	Julian,	O'Reilly,	Walton,
Cox,	Kasey,	Pettijohn,	Warner,
Crisp,	Kline,	Phipps,	Watson,
Davidson,	Kyler,	Pollock,	Waymeyer,
Davis (Wayne),	Lane,	Porterfield,	Weaver,
Davison,	Leazenby,	Pratte,	Weinhold,
DeFord,	LeFavor,	Pritchett,	Young (St. Franc.)
Denny,	LeRoy,	Rohne,	Young (Texas)—113.
Denslow,			

NOES—None.

Absent—Messrs.

Anderson,	Dyer,	McKearly,	Short (Cole),
Bourn,	Gurney,	Mortimer,	Spencer (St. L. City),
Carroll,	Hammond,	Schumacher,	Tatum—14.
Davis (Taney),	Jenkins,		

Absent with leave—Messrs.

Daneri,	Griffiths,	Smith (Buchanan),	Swanger,
George,	Jones (Polk),	Marsh,	Wetzel—8.

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 442 was agreed to.

Mr. Brock moved the vote by which House bill No. 442 was passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill No. 411 was called up for third reading, and by request was laid over informally.

House bill No. 142 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drabelle,	Lynch,	Rothwell,
Armstrong,	Drum,	McCollum,	Russell (N. Madrid),
Arnett,	Dyer,	McIntyre,	Sachse,
Atkins,	Edgar,	McKee,	Sailor,
Avery,	Ferguson,	McPherson,	Sartin,
Benner,	Freeman,	Mahan,	Sawyer,
Bennett,	Fuson,	Marsh,	Schoppenhorst,
Best,	Gav,	Martin,	Schooler,
Bittinger,	Gill,	Melson,	Shaw,
Bothwell,	Gmelich,	Meriwether,	Short (Phelps),
Bourn,	Grubb,	Middleton,	Smith (Howell),
Breit,	Gurney,	Miller,	Spencer (Douglas),
Brook,	Hall,	Minnis,	Spencer (St. L. City),
Burks,	Hammond,	Moore (Mississippi),	Spurgeon,
Cape,	Hancock,	Moore (Stone),	Steel,
Cherrington,	Harrison,	Moran,	Stickney,
Chinn,	Hart,	Murray,	Tartar,
Collins,	Higbee,	O'Deill,	Tate,
Coppedge,	Hinde,	Odneal,	Temme,
Correll,	Jenkins,	Old,	Tubbs,
Cox,	Johnston,	O'Reilly,	Walton,
Crisp,	Jones (Hickory),	Pettijohn,	Warner,
Davidson,	Julian,	Phipps,	Watson,
Davis (Wayne),	Katey,	Pollock,	Waymeyer,
Davison,	Kline,	Porterfield,	Weaver,
DeFord,	Kyler,	Pratte,	Weinhold,
Denny,	Leazenby,	Pritchett,	Young (St. Fran.),
Denslow,	LeFavor,	Rohne,	Young (Texas)—115.
DeReign,	Leroy,	Ross,	

NOES—None.

Absent—Messrs.

Buckner,	Davis (Taney),	McKearly,	Schumacher,
Carroll,	Jones (Jackson),	Mortimer,	Short (Cole),
Choate,	Lane,	Mueller,	Tatum—12.

Absent with leave—Messrs.

Baugh-r,	George,	Jones (Polk),	Swanger,
Daneri,	Griffiths,	Smith (Buchanan),	Wetzel—8.

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 142 was agreed to.

Mr. Bothwell moved the vote by which House bill No. 142 was passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill No. 328 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drum,	Lynch,	Ross,
Arnett,	Dyer,	McCollum,	Rothwell,
Atkins,	Edgar,	McIntyre,	Russell (N. Madrid).
Avery,	Ferguson,	McKee,	Sachse,
Baughner,	Freeman,	McPherson,	Sailor,
Benner,	Fuson,	Mahan,	Sartin,
Bennett,	Gay,	Marsh,	Sawyer,
Best,	Gill,	Martin,	Schoppenhorst,
Bittinger,	Gmelich,	Melson,	Schooler,
Bothwell,	Grubb,	Meriwether,	Shaw,
Bourn,	Gurney,	Middleton,	Short (Phelps),
Brock,	Hall,	Miller,	Smith (Howell),
Buckner,	Hammond,	Moore (Mississippi),	Spencer (Douglas),
Burks,	Hancock,	Moore (Stone),	Spurgeon,
Cape,	Harrison,	Moran,	Steel,
Cherrington,	Hart,	Mueller,	Stickney,
Chinn,	Higbee,	Murray,	Tartar,
Choate,	Jenkins,	O'Dell,	Tate,
Collins,	Johnson,	Odneal,	Temme,
Coppedge,	Jones (Hickory),	Old,	Tubbs,
Correll,	Julian,	O'Reilly,	Walton,
Crisp,	Kasey,	Pettijohn,	Warner,
Davis (Wayne),	Kline,	Phipps,	Watson,
Davison,	Kyler,	Pollock,	Waymeyer,
DeFord,	Laze,	Porterfield,	Weaver,
Denny,	Leazenby,	Pratte,	Weinhold,
Denslow,	LeFavor,	Pritchett,	Young (St. Fran.).
Drabelle,	LeRoy,	Rohne,	Young (Texas)—112.

NOES—Mr. Cox—1.

Absent—Messrs.

Armstrong,	Davis (Taney),	Minnis,	Short (Cole),
Kreit,	DeReign,	Mortimer,	Spencer (St. L. City).
Carroll,	Jones (Jackson),	Hinde,	Tatum—15.
Davidson,	McKearly,	Schumacher,	

Absent with leave—Messrs.

Daneri,	Griffiths,	Smith (Buchanan),	Wetzel—7.
George,	Jones (Polk),	Swanger,	

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 328 was agreed to.

Mr. Schoppenhorst moved the vote by which House bill No. 328 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

Mr. Avery offered the following resolution:

Be it resolved by the Members of this House,

That the Speaker be requested and empowered to add the name of Mr. Minnis of Carroll county to the following-named committees: Judiciary, Criminal Costs and Fees, and Criminal Jurisprudence:

Which was read and adopted.

House bill No. 27 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle,	Kyler,	Pratte,
Arnett,	Drum,	LeFavor,	Rothwell,
Baughner,	Dyer,	Lynch,	Sachse,
Benner,	Edgar,	McCollum,	Sartin,
Bennett,	Ferguson,	McKee,	Schoppenhorst,
Best,	Freeman,	McPherson,	Schooler,
Bittinger,	Fuson,	Mahan,	Shaw,
Bothwell,	Gay,	Marsh,	Short (Phelps),
Bourn,	Gmelich,	Martin,	Spencer (Douglas),
Brock,	Grubb,	Melson,	Spencer (St. L City)
Burks,	Gurney,	Meriwether,	Spurgeon,
Cherrington,	Hall,	Middleton,	Steel,
Chinn,	Hammond,	Miller,	Tartar,
Choate,	Hancock,	Moore (Mississippi),	Tate,
Coppedge,	Harrison,	Moore (Stone),	Tatum,
Correll,	Hart,	Moran,	Tubbs,
Crisp,	Higbee,	Mueller,	Walton,
Davidson,	Hinde,	Murray,	Warner,
Davis (Wayne)	Jenkins,	Odneal,	Watson,
Davison,	Johnston,	Old,	Waymeyer,
DeFord,	Jones (Hickory),	O'Reilly,	Weaver,
Denny,	Jones (Jackson),	Pettijohn,	Young (St. Fran.)
Denslow,	Kasey,	Phipps,	Young (Texas)—95.
DeReign,	Kline,	Porterfield,	

NOES—Messrs.

Armstrong,	Gill,	O'Dell,	Ross,
Buckner,	Leazenby,	Pollock,	Sawyer,
Cape,	LeRoy,	Pritchett,	Smith (Howell)—14.
Cox,	Minnis,		

Absent—Messrs.

Avery,	Julian,	Mortimer,	Short (Cole),
Breit,	Lane,	Russell (N. Madrid),	Stickney,
Carroll,	McIntyre,	Sailor,	Temme,
Davis (Faney),	McKearly,	Schumacher,	Weinhold—16.

Absent with leave—Messrs.

Atkins,	George,	Rohne,	Swanger,
Collins,	Griffiths,	Smith (Buchanan),	Wetzel—10.
Daneri,	Jones (Polk)		

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Mr. Atkins was granted leave of absence until Wednesday.

Messrs. Smith of Buchanan and McIntyre were granted leave of absence.

Title to House bill No. 27 was agreed to.

Mr. Gurney moved the vote by which House bill No. 27 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 106 was called up for passage, and by request was passed informally.

House bill No. 423 was called up for passage, read third time and passed by the following vote:

Ayes—Messrs.

Anderson,	Best,	Cape,	Cox,
Armstrong,	Bittinger,	Cherrington,	Crisp,
Arnett,	Bourn,	Chinn,	Davidson,
Avery,	Breit,	Choate,	Davis (Wayne),
Baughner,	Brock,	Collins,	Davison,
Benner,	Buckner,	Coppedge,	DeFord,
Bennett,	Burks,	Correll,	Denny,

Denslow,	Johnston,	Moore (Stone),	Schooler,
DeReign,	Jones (Hickory),	Moran,	Shaw,
Drabelle,	Jones (Jackson),	Mueller,	Short (Phelps),
Drum,	Julian,	Murray,	Smith (Howell),
Dyer,	Kasey,	O'Dell,	Spencer (Douglas),
Edgar,	Kline,	Odneal,	Spencer (St. L. city),
Ferguson,	Kyler,	Old,	Spurgeon,
Freeman,	Lane,	O'Reilly,	Steel,
Fuson,	Leazenby,	Pettijohn,	Stickney,
Gay,	LeFavor,	Phipps,	Tartar,
Gill,	LeRoy,	Pollock,	Tate,
Gmelich,	McCollum,	Porterfield,	Tatum,
Grubb,	McKee,	Pratte,	Tubbs,
Gurney,	Mahan,	Pritchett,	Walton,
Hall,	Marsh,	Rohne,	Warner,
Hammond,	Martin,	Ross,	Watson,
Hancock,	Melson,	Sachse,	Waymeyer,
Harrison,	Meriwether,	Sailor,	Weaver,
Hart,	Middleton,	Sartin,	Weinhold,
Higbee,	Miller,	Sawyer,	Young (St. Francois),
Jenkins,	Minnis,	Schoppenhorst,	Young (Texas)—112

No—Mr. Temme—1.

Absent—Messrs.

Bothwell,	Lynch,	Moore (Mississippi),	Russell (N. Madrid),
Carroll,	McIntyre,	Mortimer,	Schumacher,
Davis (Taney),	McKearly,	Rothwell,	Short (Cole)—14.
Hinde,	McPherson,		

Absent with leave—Messrs.

Atkins,	George,	Jones (Polk),	Swanger,
Daneri,	Griffiths,	Smith (Buchanan),	Wetzel—8,

Sick—Messrs

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 423 was agreed to.

Mr. Grubb moved that the vote by which House bill No. 423 passed be reconsidered, and the motion be laid on the table :

Which was agreed to.

House bill No. 411 was called up.

On motion of Mr. Drabelle,

The vote by which House bill No. 411 was ordered engrossed was reconsidered.

Mr. Drabelle offered the following amendment :

Amend House bill No. 411, section 1, by inserting after the word "boards," in 9th line, the following words: "who shall elect to come under and participate in the benefits of this act ;"

Which was read and adopted.

Mr. Drabelle offered the following amendment :

Amend House bill No. 411, section 2, by inserting after the word "boards," in the 5th line, the following words: "who shall elect to come under and participate in the benefits of this act ;"

Which was read and adopted.

Mr. Drabelle offered the following amendment :

Amend House bill No. 411, section 3, by inserting after the word "employe," in the 4th line, the following words: "Who shall have elected to come under and participate in the benefits of this act, as aforesaid ;" and also by inserting after the word "employe," in the 7th line, the following words: "Who shall have elected to come under and participate in the benefits of this act, as aforesaid, and ;"

Which was read and adopted.

Mr. Drabelle offered the following amendment :

Amend House bill No. 411, section 3, by adding thereto, at the end thereof, the following words: "Provided further, that said board of trustees shall have full power to pass on the applications of all teachers, administrative and clerical employes who may elect to serve under and participate in the benefits of this act, and prescribing rules governing time of such election ;"

Which was read and adopted.

Mr. Tubbs offered the following amendment :

Amend House bill No. 411 by adding to section 5 the following proviso: "That no teacher who has contributed to said fund shall be dismissed from the public schools of such city until all moneys paid into said fund by such teacher shall have been refunded ;"

Which was read.

Mr. Gmelich moved the previous question ; which was agreed to. The amendment offered by Mr. Tubbs was then rejected by the following vote on division : Ayes 38, noes 63.

House bill No. 411, as amended, was then ordered engrossed by the following vote on division : Ayes 62, noes 19.

House bill No. 282 was called up for passage.

Mr. Jones of Jackson moved the vote by which House bill No. 282 was ordered engrossed be reconsidered ;

Which was agreed to.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 282, by striking out all after the enacting clause and inserting in lieu thereof the following :

SECTION 1. That section 8252, of the Revised Statutes 1889, be and the same is hereby amended by inserting in the second line thereof, after the words "in cities," the words "and counties;" so that said section shall be and read as follows :

Sec. 8252. In cities and counties having a population of over 100,000 inhabitants, courts having jurisdiction in cases of felony shall have a stenographic reporter—such reporter to be appointed by the court, to hold his office from month to month, during the pleasure of said court, or until removed for cause shown, as hereinafter provided.

Sec. 2. That section 8253, of the Revised Statutes 1889, be and the same is hereby amended, by inserting in third line thereof, between the words "city" and "upon," the words, "where such court sits exclusively within such city, and where such court sits at more than one place within such county, then by the county court of such counties;" so that said section shall be and read as follows :

Sec. 8253. The stenographer so appointed shall receive a monthly salary of one hundred and fifty dollars, payable at the end of each month by the treasurer of said city, where such court sits exclusively within such city, and where such court sits at more than one place within such county, then by the county court of such county, upon presentation to such treasurer, or such county court, of vouchers duly approved by the clerk of said court

Sec. 3. The fact that there is now no law providing for stenographers for criminal courts in counties having more than one hundred and fifty thousand inhabitants creates an emergency within the meaning of the Constitution ; therefore, this act shall take effect and be in force from and after its passage.

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend the title to House bill No. 282, by striking out all after the word "amend," in the second line of said title, and insert in lieu thereof "sections 8252 and 8253, of article 5, chapter 153 of the Revised Statutes of 1889, entitled 'Stenographers ;' "

Which was read and adopted.

House bill 282 was then ordered engrossed as amended.

On motion of Mr. Denslow,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Temporary Speaker Mr. Bothwell.

House bill No. 326 was called up for passage, read third time, and passed by the following vote:

A YES—Messrs.

Anderson,	Ferguson,
Armstrong,	Freeman,
Arnett,	Fuson,
Avery,	Gay,
Benner,	Gill,
Bennett,	Gmelich,
Best,	Grubb,
Bothwell,	Gurney,
Breit,	Hall,
Brock,	Hammond,
Buckner,	Hancock,
Burks,	Harrison,
Cape,	Hart,
Cherrington,	Higbee,
Chinn,	Jenkins,
Choate,	Johnston,
Correll,	Jones (Hickory),
Davidson,	Julian,
Davis (Wayne),	Kasey,
DeFord,	Kline,
Denslow,	Lane,
DeReign,	Leazenby,
Drabelle,	LeFavor,
Drum,	LeRoy,
Dyer,	Lynch,
Edgar,	McCollum,

McIntyre,	Sartin,
McKee,	Sawyer,
McPherson,	Schoppenhorst,
Mahan,	Schooler,
Martin,	Schumacher,
Melson,	Shaw,
Middleton,	Short (Cole),
Minnis,	Short (Phelps),
Moore (Mississippi),	Smith (Howell),
Moore (Stone),	Spencer (Douglas),
Moran,	Spencer (St. L. city),
Mortimer,	Spurgeon,
Mueller,	Steel,
Murray,	Stickney,
O'Dell,	Tartar,
Odneal,	Tatum,
Old,	Temme,
Pettijohn,	Tubbs,
Phipps,	Warner,
Pritchett,	Watson,
Porterfield,	Waymeyer,
Ross,	Weaver,
Rothwell,	Weinhold,
Sachse,	Young (St Fran.),
	Young (Texas),

—101

NOES—None.

Absent—Messrs.

Bittinger,	Davison,
Bourn,	Denny,
Carroll,	Hinde,
Coppedge,	Jones (Jackson),
Davis (Taney),	

Kyler,
McKearly,
Miller,
O'Reilly,

Pollock,
Pratte,
Russell (N. Madrid)
Sailor—17.

Absent with leave—Messrs.

Atkins,	Daneri,
Baughner,	George,
Collins,	Griffiths,
Cox,	Jones (Polk),
Crisp,	

Marsh,
Meriwether,
Rohne.
Smith (Buchanan),

Swanger,
Tate,
Walton,
Wetzel—17.

Sick—Messrs.

Calhoun,
Robertson,

Sherrill,

Sullinger,

Mr. Speaker—5.

Messrs. Rohne and Tate were granted leave of absence until Monday.

Mr. Arnett moved the following amendment to title of House bill No. 326:

Amend title to House bill No. 326 by adding after the word "thereof," the following: "and to provide a penalty therefor;"

Which was read and adopted.

Title to House bill No. 326, as amended, was then agreed to.

Mr. Walton was granted leave of absence until Monday.

Mr. Arnett moved the vote by which House bill No. 326 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 399 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Arnett,	Freeman,	Mahan,	Schoppenhorst,
Benner,	Fuson,	Martin,	Schumacher,
Bennett,	Gay,	Melson,	Shaw,
Best,	Gmelich,	Middleton,	Short (Phelps),
Bittinger,	Grubb,	Miller,	Smith (Howell),
Bothwell,	Gurney,	Minnis,	Spencer (Douglas),
Breit,	Hammond,	Moore (Stone),	Spencer (St. L. City),
Brock,	Hancock,	Moran,	Spurgeon,
Cherrington,	Harrison,	Mueller,	Steel,
Chinn,	Hart,	Murray,	Stickney,
Davis (Taney),	Higbee,	Odneal,	Tartar,
Davis (Wayne),	Hinde,	Pettijohn,	Tatum,
Davison,	Johnston,	Phipps,	Temme,
DeFord,	Jones (Hickory),	Porterfield,	Tubbs,
Denny,	Jones (Jackson),	Ross,	Warner,
Denslow,	Leazenby,	Sachse,	Watson,
DeReign,	LeFavor,	Sailor,	Waymeyer,
Drum,	LeRoy,	Sartin,	Young (St. Fran.),
Dyer,	McIntyre,	Sawyer,	Young (Texas)—78.
Edgar,	McPherson,		

NOES—Messrs.

Anderson,	Drabelle,	Lane,	O'Reilly,
Armstrong,	Ferguson,	Lynch,	Pollock,
Avery,	Gill,	McCollum,	Pritchett,
Buckner,	Hall,	McKee,	Rothwell,
Burks,	Jenkins,	Moore (Mississippi)	Schooler,
Cape,	Julian,	Mortimer,	Short (Cole),
Choate,	Kasey,	O'Dell,	Weaver,
Correll,	Kline,	Old,	Weinhold—34.
Davidson,	Kyler,		

Absent—Messrs.

Bourn,	Coppedge,	Pratte,	Russell (N. Madrid),
Carroll,	McKearly,		—6.

Absent with leave—Messrs.

Atkins,	Daneri,	Marsh,	Swanger,
Baughner,	George,	Meriwether,	Tate,
Collins,	Griffiths,	Robne,	Walton,
Cox,	Jones (Polk),	Smith (Buchanan),	Wetzel—17.
Crisp,			

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Mr. Freeman moved the vote by which House bill No. 399 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to by the following vote on division: Ayes 75, noes 22.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificates of indebtedness issued and held in trust by the State for the State school, and seminary fund during the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31, 1896,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum (by leave) introduced House bill No. 665, entitled

An act to appropriate money for the pay of mileage and per diem of the officers and members and the contingent expenses of the Thirty-eighth General Assembly ;

Which was read first time.

On motion of Mr. Mueller, the appropriation bill is to have precedence over all other House printing.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 488, entitled

An act to provide for the maintenance of illegitimate children,
Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER : Your Committee on Criminal Jurisprudence, to which was referred House bill No. 499, entitled

An act to repeal section 3596 of article 3 of chapter 47 of the Revised Statutes of 1889, entitled "Crimes and punishments," relating to the destruction of bridges and mill-dams, and to enact a new section in lieu thereof ;

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER : Your Committee on Criminal Jurisprudence, to which was referred House bill No. 333, entitled

An act to amend article 2, of chapter 13, of the Revised Statutes of Missouri, entitled "Prosecuting attorneys and their assistants," by adding a new section to be numbered 677a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER : Your Committee on Criminal Jurisprudence, to which was referred House bill No. 458, entitled

An act to amend an act entitled "An act to prohibit book-making and pool selling," as approved April 1, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER : Your Committee on Criminal Jurisprudence, to which was referred House bill No. 609, entitled

An act to amend article 3, of chapter 47, of the Revised Statutes of the State of Missouri of 1889, entitled "Crimes and punishments," by adding therein a new section, to be designated as section 3571a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER : Your Committee on Criminal Jurisprudence, to which was referred House bill No. 452, entitled

An act to prohibit book-making and pool-selling at any place other than upon the premises of regular race courses,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Messrs. Johnston, Collins, DeReign and Jones, from the Committee on Criminal Jurisprudence, submitted the following minority report :

MR. SPEAKER: A minority of your Committee on Criminal Jurisprudence, to which was referred House bill No. 452, entitled
An act to prohibit book-making and pool-selling at any place other than upon the premises of regular race-courses,

Having carefully considered said bill, beg leave to dissent from the majority report for the following reasons: There is now a large amount of capital invested in thoroughbred horses in this State, and we believe the measures proposed by this bill will justly tend to improve the quality of the horses of this State, and the bill throws all reasonable restraint around the vices of book-making and pool-selling. We, therefore, recommend that this bill do pass ;

Which was read.

Mr. Mahan, from the Committee on School Text-books, submitted the following report :

MR. SPEAKER: Your Committee on School Text-books, to which was referred House bill No. 514, entitled

An act to provide free school books for poor and indigent children,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 3, entitled

An act to repeal sections 5740, 5741, 5742, 5743, 5744, 5745, 5746, of chapter 88, article 5, of the Revised Statutes of 1839, entitled " Institutions, eleemosynary — Reform School for Boys," and to enact seven new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the subject-matter is embraced in another bill ;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 524, entitled

An act to amend an act entitled an act, management of the Eleemosynary Institutions, of chapter 88, of article 1, of the Revised Statutes of 1839, by adding the following,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 507, entitled

An act to provide for the government of the State Reform School for Boys, and for the commitment of boys to said institution, and for the punishment of boys under 18 years of age convicted of crime, and to repeal article 5, of chapter 88, being section 5731 to section 5756

inclusive, of the Revised Statutes of 1889, entitled "Reform School for Boys,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 608, entitled

An act to amend section 2771 of the Revised Statutes of 1889, relating to "Manufacturing and business companies," as amended by an act approved March 28, 1893, by adding certain words thereto,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. DeReign moved that the minority report of the Committee on Criminal Jurisprudence on House bill No. 452 be accepted, ordered printed and placed on the calendar; which was not agreed to by the following vote on division: Ayes, 40; noes, 45.

Messrs. Cox, Meriwether and Johnston were granted leave of absence until Monday.

House bill No. 360 was called up for passage, read third time, and passed by the following vote :

A YES—Messrs.

Anderson,	Denslow,	LeRoy,	Rothwell,
Armstrong,	DeReign,	McCollum	Sachse,
Arnett,	Drabelle,	McIntyre.	Sailor,
Avery,	Drum,	McKee.	Sartin,
Baughner,	Dyer,	McPherson,	Schoppenhorst,
Benner,	Edgar,	Mahan,	Schooler,
Bennett,	Ferguson,	Marsh,	Schumacher,
Best,	Fuson,	Martin,	Shaw,
Bittinger,	Gay,	Melson,	Short (Cole),
Bothwell,	Gill,	Middleton,	Short (Phelps),
Breit,	Gmelich,	Miller,	Smith (Howell),
Brock,	Grubb,	Minnis,	Spencer (Douglas),
Buckner,	Gurney,	Moore (Mississippi),	Spencer (St. L. City),
Burks,	Hall,	Moore (Stone),	Spurgeon,
Cape,	Hancock,	Moran,	Steel,
Cherrington,	Harrison,	Mueller,	Stickney,
Chinn,	Hart,	Murray,	Tartar,
Choate,	Higbee,	O'Dell,	Tatum,
Collins,	Jenkins,	Odneal,	Temme,
Coppedge,	Jones (Hickory),	Old,	Tubbs,
Correll,	Julian,	O'Reilly,	Warner,
Davidson,	Kasey,	Pettijohn,	Watson,
Davis (Taney),	Kline,	Pollock,	Waymeyer,
Davis (Wayne),	Kyler,	Porterfield,	Weaver,
Davison,	Lane,	Pratte,	Weinhold,
DeFord,	Leazenby,	Pritchett,	Young (St. Fran.),
Denny,	Lefavor,	Ross,	Young (Texas)—108.

NOES—None.

Absent—Messrs.

Bourn,	Hammond,	Lynch,	Phipps,
Carroll,	Hinde,	McKearly,	Russell (N. Madrid),
Freeman,	Jones (Jackson),	Mortimer,	Sawyer—12.

Absent with leave—Messrs.

Atkins,	George,
Cox,	Griffiths,
Crisp,	Jones (Polk),
Daneri,	Johnston,

Meriwether,	Tate,
Rohne,	Walton,
Smith (Buchanan),	Wetzel—15.
Swanger,	

Sick—Messrs.

Calhoun,	Sherrill,
Robertson,	

Sullinger,

Mr. Speaker—5.

Title of House bill No. 360 was agreed to.

Mr. Rothwell moved the vote by which House bill No. 360 passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill No. 365 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Arnett,	Drabelle,
Avery,	Dyer,
Baughner,	Edgar,
Benner,	Ferguson,
Bennett,	Freeman,
Best,	Fuson,
Bittinger,	Gay,
Bothwell,	Gill,
Bourn,	Gmelich,
Breit,	Grubb,
Brock,	Gurney,
Buckner,	Hall,
Burks,	Hancock,
Cape,	Harrison,
Cherrington,	Hart,
Chinn,	Higbee,
Collins,	Hinde,
Coppedge,	Jones (Hickory),
Correll,	Jones (Jackson),
Davis (Taney),	Julian,
Davis (Wayne),	Kasey,
DeFord,	Kyler,
Denny,	Lane,
Denslow,	Leazenby,
DeReign,	

LeFavor,	Sailor,
LeRoy,	Sartin,
Lynch,	Sawyer,
McCollum,	Schoppenhorst,
McIntyre,	Schooler,
McPherson,	Schumacher,
Mahan,	Shaw,
Middleton,	Short (Cole),
Miller,	Short (Phelps),
Minnis,	Smith (Howell),
Moore (Mississippi),	Spencer (Douglas),
Mueller,	Spencer (St. L. City),
Murray,	Spurgeon,
O'Dell,	Steel,
Odneal,	Tartar,
Old,	Tatum,
O'Reilly,	Temme,
Pettijohn,	Tubbs,
Pollock,	Warner,
Porterfield,	Waymeyer,
Pratte,	Weaver,
Ross,	Weinhold,
Rothwell,	Young (St. Francois)
Sachse,	—96.

NOES—Messrs.

Davidson,	Jenkins,
Davison,	Kline,
Drum,	McKee,
Hammond,	

Marsh,
Melson,
Moore (Stone),

Moran,
Watson,
Young (Texas)—13.

Absent—Messrs.

Anderson,	Choate,
Armstrong,	McKearly,
Carroll,	Martin,

Mortimer,
Phipps,
Pritchett,

Russell (N. Madrid),
Stickney—11.

Absent with leave—Messrs.

Atkins,	George,
Cox,	Griffiths,
Crisp,	Jones (Polk),
Daneri,	Johnston,

Meriwether,
Rohne,
Smith (Buchanan)
Swanger,

Tate,
Walton,
Wetzel—15.

Sick—Messrs.

Calhoun,
Robertson,

Sherrill,

Sullinger,

Mr. Speaker—5.

Title to House bill No. 365 was agreed to.

Mr. Martin moved the vote by which House bill No. 365 passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill No. 355 was called up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Denslow,	Leazenby,	Ross,
Armstrong,	DeReign,	LeFavor,	Rothwell,
Arnett,	Drabelle,	LeRoy,	Sachse,
Avery,	Drum,	Lynch,	Sartin,
Baughner,	Dyer,	McCollum,	Sawyer,
Benner,	Edgar,	McIntyre,	Schoppenhorst,
Bennett,	Ferguson,	McKee,	Schooler,
Best,	Fuson,	McPherson,	Schumacher,
Bittinger,	Gay,	Mahan,	Shaw,
Bothwell,	Gill,	Marsh,	Short (Cole),
Bourn,	Gmelich,	Martin,	Short (Phelps),
Breit,	Grubb,	Melson,	Smith (Howell),
Brock,	Gurney,	Middleton,	Spencer (Douglas),
Buckner,	Hall,	Miller,	Spencer (St. L. City)
Burks,	Hammond,	Moore (Mississippi),	Spurgeon,
Cape,	Hancock,	Moore (Stone),	Steel,
Cherrington,	Harrison,	Moran,	Tartar,
Chinn,	Hart,	Murray,	Tatum,
Choate,	Higbee,	O Dell,	Temme,
Collins,	Hinde,	O'dneal,	Tubbs,
Coppedge,	Jenkins,	Old,	Warner,
Correll,	Jones (Hickory),	O'Reilly,	Watson,
Davidson,	Jones (Jackson),	Pettijohn,	Waymeyer,
Davis (Faney),	Kasey,	Phipps,	Weaver,
Davis (Wayne),	Kline,	Porterfield,	Weinhold,
Davison,	Kyler,	Pratt,	Young (St. Francois)
DeFord,	Lane,	Pritchett,	Young (Texas)—109.
Denny,			

NOES—None.

Absent—Messrs.

Carroll,	McKearly,	Mueller,	Sailor,
Freeman,	Minnis,	Pollock,	Stickney—11.
Julian,	Mortimer,	Russell (N. Madrid),	

Absent with leave—Messrs.

Atkins,	George,	Meriwether,	Tate,
Cox,	Griffiths,	Rohne,	Walton,
Crisp,	Johnston,	Smith (Buchanan),	Wetzel—15.
Daneri,	Jones (Polk),	Swanger,	

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 355 was agreed to.

Mr. Fuson moved the vote by which House bill No. 355 was passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

House bill 239 was called up for passage, read third time and lost by the following vote :

AYES—Messrs.

Avery,	Drum,	Leroy,	Sachse,
Baughner,	Dyer,	McPherson,	Sailor,
Benner,	Edgar,	Mahan,	Sawyer,
Bennett,	Freeman,	Marsh,	Schumacher,
Best,	Fuson,	Martin,	Short (Cole),
Bothwell,	Gay,	Miller,	Short (Phelps),
Bourn,	Gmelich,	Minnis,	Spurgeon,
Breit,	Grubb,	Moore (Stone),	Steel,
Cherrington,	Gurney,	Moran,	Tartar,
Davis (Wayne),	Hancock,	Odneal,	Tatum,
Davison,	Hart,	Pettijohn,	Tubbs,
DeFord,	Jones (Hickory),	Phipps,	Young (St. Francois)
Denny,	Jones (Jackson),	Porterfield,	
Denslow,	Leazenby,	Ross,	

NOES—Messrs.

Anderson,
Armstrong,
Arnett,
Brock,
Buckner,
Burks,
Cape,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Davidson,
Davis (Taney),

DeReign,
Ferguson,
Gill,
Hall,
Hammond,
Harrison,
Julian,
Kasey,
Kline,
Kyler,
Lane,
Lynch,
McCollum,

McIntyre,
McKee,
Melson,
Middleton,
Moore (Mississippi),
Mueller,
Murray,
O'Dell,
Old,
O'Reilly,
Pollock,
Pratte,
Pritchett,

Rothwell,
Sartin,
Schoppenhorst,
Schooler,
Shaw,
Smith (Howell),
Spencer (Douglas),
Temme,
Watson,
Waymeyer,
Weaver,
Weinhold,
Young (Texas)—53.

Absent—Messrs.

Bittinger,
Carroll,
Drabelle,
Higbee,

Hinde,
Jenkins,
Johnston,
LeFavor,

McKearly,
Mortimer,
Russell (N. Madrid),

Spencer (St. L. City),
Stickney,
Warner—14.

Absent with leave—Messrs.

Atkins,
Cox,
Crisp,
Daneri,

George,
Griffith,
Jones (Polk),
Meriwether,

Rohne,
Smith (Buchanan),
Swanger,

Tate,
Walton,
Wetzel—14.

Sick—Messrs.

Calhoun,
Robertson,

Sherrill,

Sullinger,

Mr. Speaker—5.

Mr. Drabelle was granted leave of absence until to-morrow.

House bill No. 237 was called up for passage, read third time, and defeated by the following vote:

AYES—Messrs.

Anderson,
Avery,
Baugher,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Breit,
Cherrington,
Davis (Taney),
Davison,
Denny,
Denslow,
DeReign,
Drum,

Edgar,
Ferguson,
Freeman,
Gill,
Gmelich,
Grubb,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jones (Hickory),
Jones (Jackson),
Julian,
Kyler,

Leazenby,
LeRoy,
Maham,
Marsh,
Martin,
Melson,
Middleton,
Minnis,
Moore (Stone),
Moran,
Murray,
O'Dell,
Old,
Pettijohn,
Phipps,
Porterfield,

Ross,
Sachse,
Sawyer,
Shaw,
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Tartar,
Temme,
Tubbs,
Watson,
Waymeyer,
Young (St. Francois),
Young (Texas)—63.

NOES—Messrs.

Armstrong,
Arnett,
Bourn,
Brock,
Buckner,
Burks,
Cape,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Crisp,

Davidson,
Davis (Wayne),
DeFord,
Fuson,
Gay,
Hall,
Jenkins,
Kasey,
Kline,
Lane,
LeFavor,
Lynch,

McCollum,
McIntyre,
McKee,
McPherson,
Miller,
Mueller,
Odneal,
O'Reilly,
Pollock,
Pratte,
Rothwell,
Sailor.

Sartin,
Schoppenhorst,
Schooler,
Schumacher,
Short (Phelps),
Steel,
Stickney,
Tate,
Tatum,
Warner,
Weaver,
Weinhold—49.

Absent—Messrs.

Carroll,	Gurney,	Mortimer,	Russell (N. Madrid),
Drabelle,	McKearly,	Pritchett,	Short (Cole)—10.
Dyer,	Moore (Mississippi),		

Absent with leave—Messrs.

Atkins,	Griffiths,	Meriwether,	Swanger,
Cox,	Jones (Polk),	Rohne,	Walton,
Daneri,	Johnston,	Smith (Buchanan),	Wetzel—13.
George,			

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

House bill No. 67 was called up for passage, read third time and passed by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	Mahan,	Schoppenhorst,
Arnett,	Ferguson,	Marsh,	Schooler,
Avery,	Fuson,	Martin,	Schumacher,
Baugner,	Gay,	Melson,	Shaw,
Benner,	Grubb,	Middieton,	Sherrill,
Bennett,	Hammond,	Miller,	Short (Phelps),
Best,	Hancock,	Minnis,	Smith (Howell),
Bittinger,	Harrison,	Moore (Stone),	Spencer (Douglas),
Bothwell,	Hart,	Moran,	Spencer (St. L. City),
Breit,	Higbee,	Murray,	Spurgeon,
Brock,	Hinde,	O'Dell,	Steel,
Buckner,	Jenkins,	Odneal,	Swanger,
Burks,	Jones (Hickory),	Old,	Tartar,
Cape,	Jones (Jackson),	O'Reilly,	Tatum,
Cherrington,	Julian,	Pettijohn,	Temme,
Chinn,	Kyler,	Pollock,	Tubbs,
Choate,	Lane,	Porterfield,	Warner,
Davis (Wayne),	LeFavor,	Pritchett,	Watson,
Davison,	LeRoy,	Ross,	Waymeyer,
Denslow,	Lynch,	Sachse,	Weaver,
Drabelle,	McCollum,	Sartin,	Young (St. Fran.),
Drum,	McIntyre,	Sawyer,	Young (Texas)—90.
Dyer,	McPherson,		

NOES—Messrs.

Bourn,	Davis (Taney),	Hall,	Mueller,
Coppedge,	DeReign,	Kasey,	Rothwell,
Correll,	Gill,	Kline,	Sailor,
Crisp,	Gmelich,	McKee,	Weinhold—17.
Davidson,			

Absent—Messrs.

Anderson,	Freeman,	Meriwether,	Pratte,
Carroll,	Gurney,	Moore (Mississippi),	Russell (N. Madrid),
DeFord,	Leazenby,	Mortimer,	Short (Cole),
Denay,	McKearly,	Phipps,	Stickney—16.

Absent with leave—Messrs.

Atkins,	George,	Jones (Polk),	Tate,
Collins,	Griffiths,	Rohne,	Walton,
Cox,	Johnston,	Smith (Buchanan),	Wetzel—13.
Daneri,			

Sick—Messrs.

Calhoun,	Robertson,	Sullinger,	Mr. Speaker—4.
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Title to House bill No. 67 was agreed to.

Mr. Jones of Hickory moved the vote by which House bill No. 67 passed be reconsidered, and the motion be tabled;

Which was agreed to.

House bill No. 41 was called up for passage.

On motion of Mr. Lane,

The vote by which House bill No. 41 was ordered engrossed was reconsidered.

Mr. Lane offered the following amendment :

Amend House bill No. 41 by striking out all of line 4, of section 2, and inserting in lieu thereof the words "cattle or herd of horses, mules, asses or cattle, twenty-five cents ;"

Which was read and adopted.

House bill No. 41 was then ordered engrossed, as amended.

House bill No. 213 was called up for passage, read third time and passed by the following vote :

A YES—Messrs.

Anderson,	Denslow,	McCollum,	Sachse,
Armstrong,	Drum,	McIntyre,	Sailor,
Avery,	Dyer,	McKee,	Sartin,
Baughner,	Edgar,	McPherson,	Sawyer,
Benner,	Ferguson,	Mahan,	Schoppenhorst,
Bennett,	Fuson,	Marsh,	Schooler,
Best,	Gay,	Martin,	Schumacher,
Bittinger,	Gmelich,	Melson,	shaw,
Bothwell,	Grubb,	Middleton,	Short (Cole),
Bourn,	Gurney,	Miller,	Short (Phelps),
Breit,	Hall,	Minnis,	Smith (Howell),
Brock,	Hancock,	Moore (Stone),	Spencer (Douglas),
Buckner,	Harrison,	Moran,	Spencer (St. L. City),
Burks,	Hart,	Mueller,	Spurgeon,
Cape,	Higbee,	Murray,	Steel,
Cherrington,	Hinde,	O'Dell,	Swanger,
Chinn,	Jenkins,	Odneal,	Tartar,
Choate,	Jones (Hickory),	Old,	Tatum,
Collins,	Jones (Jackson),	O'Reilly,	Temme,
Coppedge,	Julian,	Pettijohn,	Tubbs,
Correll,	Kasey,	Phipps,	Warner,
Crisp,	Kline,	Pollock,	Watson,
Davidson,	Kyler,	Porterfield,	Waymeyer,
Davis (Taney),	Leazenby,	Pratte,	Weaver,
Davis (Wayne),	LeFavor,	Pritchett,	Weinhold,
Davison,	LeRoy,	Ross,	Young (St. Fran.),
DeFord,	Lynch,	Rothwell,	Young (Texas)—109.
Denny,			

NOES—Messrs.

Arnett, Moore (Mississippi)—2.

Absent—Messrs.

Carroll,	Gill,
DeReign,	Hammond,
Freeman,	Lane,

McKearly,
Mortimer,

Russell (N. Madrid),
Stickney—10.

Absent with leave—Messrs.

Atkins,	George,
Cox,	Griffiths,
Daneri,	Johnston,
Drabelle,	Jones (Polk),

Meriwether,

Rohne,
Smith (Buchanan),

Tate,

Walton,

Wetzel—14.

Sick—Messrs.

Calhoun,
Robertson,

Sherrill,

Sullinger,

Mr. Speaker—5.

Title to House bill No. 213 was agreed to.

Mr. Bittinger moved the vote by which House bill No. 213 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 440 was called up for passage, read third time and passed by the following vote:

A YES—Messrs.

Anderson,	Edgar,	McKee,	Sartin,
Armstrong,	Ferguson,	Mahan,	Sawyer.
Arnett,	Fuson,	Marsh,	Schoppenhorst,
Avery,	Gay,	Melson,	Schooler.
Benner,	Gmelich,	Middleton,	Schumacher,
Bittinger,	Grubb,	Miller,	Shaw,
Breit,	Hall,	Moore (Mississippi),	Short (Cole),
Brock,	Hammond,	Moore (Stone),	Short (Phelps),
Buckner,	Hancock,	Moran,	Smith (Howell),
Burks,	Harrison,	Murray,	Spencer (Douglas),
Cape,	Hart,	O'Dell,	Spencer (St. L. City),
Cherrington,	Higbee,	Odneal,	Spurgeon,
Chinn,	Hinde,	Old,	Steel,
Coppedge,	Jenkins,	O'Reilly,	Swanger,
Correll,	Jones (Hickory),	Pettijohn,	Tartar,
Crisp,	Kasey,	Phipps,	Tatum,
Davidson,	Kline,	Pollock,	Tubbs,
Davis (Wayne),	Kyler,	Porterfield,	Warner,
Davison,	Leazenby,	Pratte,	Watson,
DeFord,	LeFavor,	Pritchett,	Weaver,
Denny,	LeRoy,	Ross,	Weinhold,
Denslow,	Lynch,	Sachse,	Young (St. Francois),
DeReign,	McCollum,	Sailor,	Young (Texas)—94.
Dyer,	McIntyre,		

NOES—Messrs.

Baughner,	Best,	Mueller,	Waymeyer—6.
Bennett,	Choate,		

Absent—Messrs.

Bothwell,	Freeman,	Lane,	Mortimer,
Bourn,	Gill,	McKearly,	Rothwell,
Carroll,	Gurney,	McPherson,	Russell (N. Madrid),
Davis (Taney),	Jones (Jackson),	Martin,	Stickney,
Drabelle,	Julian,	Minnis,	Temme—21.
Drum,			

Absent with leave—Messrs.

Atkins,	George,	Meriwether,	Tate,
Collins,	Griffiths,	Rohne,	Walton,
Cox,	Jones (Polk),	Smith (Buchanan),	Wetzel—14.
Daneri,	Johnston,		

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

Title to House bill No. 440 was agreed to.

Mr. Avery moved the vote by which House bill No. 440 was passed be reconsidered, and that the motion be laid on the table;

Which was agreed to.

House bill No. 123 was then read third time, and passed by the following vote:

A YES—Messrs.

Anderson,	Brock,	Davis (Taney),	Gay,
Armstrong,	Buckner,	Davis (Wayne),	Gmelich,
Arnett,	Burks,	Davison,	Grubb,
Avery,	Cape,	DeFord,	Gurney,
Baughner,	Cherrington,	Denny,	Hall,
Benner,	Chinn,	Denslow,	Hammond,
Bennett,	Choate,	DeReign,	Hancock,
Best,	Coppedge,	Dyer,	Harrison,
Bittinger,	Correll,	Edgar,	Higbee,
Bothwell,	Crisp,	Ferguson,	Hinde,
Bourn,	Davidson,	Fuson,	Jenkins,

Jones (Hickory),
Jones (Jackson),
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,
McCollum,
McIntyre,
McKee,
Marsh,
Martin,

Melson,
Middleton,
Miller,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,

Porterfield,
Pratt,
Ross,
Sachse,
Sailor,
Sartin,
Sawyer,
Schooler,
Schumacher,
Shaw,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),

Steel,
Stickney,
Tartar,
Tatum,
Temme,
Tubbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Young (St. Fran.),
Young (Texas)
—101.

NOES—Messrs.

Breit,
Hart,

Mahan,

Spurgeon.

Swanger—5.

Absent—Messrs.

Carroll,
Drabelle,
Drum,
Freeman,

Gill,
Julian,
McKearly,
McPherson,

Moore (Mississippi),
Mortimer,
Pritchett,
Rothwell,
Russell (N. Madrid),
Schoppenhorst,
Spencer (St. L. City)
—15.

Absent with leave—Messrs.

Atkins,
Collins,
Cox,
Daner,

George,
Griffiths,
Johnston,
Jones (Polk),

Meriwether,
Rohne,
Smith (Buchanan),
Tate,
Walton,
Wetzel—14.

Sick—Messrs.

Calhoun,
Robertson,

Sherrill,

Sullinger,

Mr. Speaker—5.

Title to House bill No. 123 was agreed to.

Mr. Avery moved the vote by which House bill No. 123 passed be reconsidered and the motion tabled.

Which was agreed to.

The Board of Inspectors of the Penitentiary of the State of Missouri submitted their report for the years 1893 and 1894.

(See Appendix.)

Mr. Buckner offered the following resolution:

Resolved, That 3000 copies of the Report of the Board of Inspectors of Missouri State Penitentiary be printed, 1000 for Journal Appendix and 2000 for the use of the General Assembly.

Which was read.

On motion of Mr. Swanger, the resolution was referred to the Committee on Printing.

Mr. DeReign moved that the House adjourn until 2 o'clock p. m. on Monday next.

The ayes and noes being demanded on the motion to adjourn, the motion was not agreed to by the following vote:

A YES—Messrs.

Bourn,
Buckner,
Collins,
Coppedge,
Correll,
Crisp,
Denslow,

DeReign,
Jenkins,
Kasey,
Kyler,
LeRoy,
Lynch,
McKee,

Mahan,
Marsh,
Mortimer,
O'Reilly,
Pollock,
Porterfield,
Pritchett,

Rothwell,
Sachse,
Schumacher,
Short (Cole),
Short (Phelps),
Weinhold—27.

NOES—Messrs.

Anderson,	Drum,	Lane,	Sawyer.
Armstrong,	Dyer,	Leazenby,	Schooler,
Arnett,	Edgar,	LeFavor,	Shaw,
Avery,	Ferguson,	McCollum,	Smith (Howell),
Baughner,	Fuson,	McPherson,	Spencer (Douglas),
Bennett,	Gay,	Martin,	Spencer (St. L. City),
Best,	Gill,	Melson,	Spurgeon,
Bittinger,	Gmelich,	Minnis,	Steel,
Bothwell,	Grubb,	Moore (Mississippi),	Stickney,
Breit,	Gurney,	Moore (Stone),	Swanger,
Brock,	Hall,	Moran,	Tartar,
Burks,	Hammond,	Mueller,	Tatum,
Cape,	Hancock,	Murray,	Tubbs,
Chinn,	Harrison,	O'Dell,	Warner,
Choate,	Hart,	Odneal,	Watson,
Davidson,	Higbee,	Old,	Waymeyer,
Davis (Wayne),	Hinde,	Pettijohn,	Weaver,
Davison,	Jones (Hickory),	Ross,	Young (St. Fran.),
DeFord,	Jones (Jackson),	Sailor,	Young (Texas)—79.
Denny,	Kline,	Sartin,	

Absent—Messrs.

Benner,	Drabelle,	McKearly,	Pratte.
Carroll,	Freeman,	Middleton,	Russell (N. Madria),
Cherrington,	Julian,	Miller,	Schoppenhorst,
Davis (Faney)	Mcintyre,	Phipps,	Temme—16.

Absent with leave—Messrs.

Atkins,	Griffiths,	Meriwether,	Tate,
Cox,	Johnston.	Rohne,	Walton,
Daneri,	Jones (Polk),	Smith (Buch'n)	Wetzel—13.
George,			

Sick—Messrs.

Calhoun,	Sherrill,	Sullinger,	Mr. Speaker—5.
Robertson,			

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 36, entitled

An act to repeal section 5134, of article 2, chapter 68, Revised Statutes of Missouri, relating to appeal from justice courts in forcible entry and unlawful detainer cases;

Also, Senate bill No. 42, entitled

An act making it a misdemeanor for any person to carry on the business of barbering on Sunday;

Also, Senate bill No. 95, entitled

An act to authorize the licensing of cigarette dealers;

Title amended and agreed to;

In which the concurrence of the House is respectfully requested;

Which was read.

House bill No. 506 was called up for amendment and engrossment.

Mr. Tubbs offered the following amendment to House bill No. 506:

"As elections will occur in many cities affected by this act in less than 90 days after the adjournment of this Legislature, constitutes an emergency in the meaning of the constitution; therefore this act shall take effect and be in force immediately upon its passage;"

Which was read and adopted.

Mr. Bothwell offered the following amendment to House bill No. 506:

Amend by striking out the words "having a population of 1500 inhabitants or less," in lines 12 and 13;

Which was read.

Mr. Armstrong moved to lay the amendment on the table; which was agreed to by the following vote on division: Ayes 67, noes 16.

House bill No. 504 was called up for amendment and engrossment.

Mr. Hall offered the following amendment to House bill No. 504:

Amend section 1 of House bill No. 504 by inserting after the word "trial," at the end of ninth line, and before the word "so" in the tenth line the words "or issue a subpoena for such witnesses, when so directed by the prosecuting attorney, in writing," and by adding at the end of the 19th line of said section the words "or issue a subpoena for such witnesses, when so directed by the prosecuting attorney in writing. And it shall be the duty of the circuit clerk to give public notice by publishing the docket in some newspaper of his county on the week preceding the first day of court, and such publication shall be notice to all witnesses of the day they are required to appear;"

Which was read and adopted.

House bill No. 504 was ordered engrossed as amended.

Mr. Lynch moved to adjourn under the rules;

Which was not agreed to.

House bill No. 487 was called up for amendment and engrossment, and was refused engrossment.

House bill No. 79 was called up for amendment and engrossment, and was laid over informally.

House bill No. 131 was called up for amendment and engrossment, and was passed informally.

Mr. Sartin moved to adjourn under the rules;

Which was agreed to by the following vote on division: Ayes 45; noes 43.

THIRTY-FIRST DAY—SATURDAY, February 9, 1895.

House met pursuant to adjournment.

Temporary Speaker Bothwell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Murray offered the following resolution:

Resolved, That the Chaplain be and is hereby requested to preach in the hall next Sunday at 2:30 p. m.

Which was read and adopted.

Mr. Grubb moved that 300 copies of House bill No. 549 be printed and placed on the calendar for engrossment;

Which was agreed to by the following vote on division: Ayes 51, noes 9.

House resolution No. 99, which was pending, was read.

On motion of Mr. Spencer of St. Louis City, the rules were suspended and the House considered the pending resolution ;

Which was adopted.

Mr. Shaw presented a petition from the citizens and dairymen of the State of Missouri, praying for the enactment of a law for the protection of the public health, and to prevent adulterations of dairy products and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

Mr. Armstrong presented a petition from the residents of Pettis and Greene counties, Mo., praying for the amendment of the present dramshop law ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Smith of Howell presented a petition from the Women's Christian Temperance Union of Howell county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form, and the sale of tobacco to minors ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Spencer of St. Louis City offered the following copy of a resolution adopted at a meeting of the Executive committee held this day :

Resolved, That in the opinion of this committee the abolition of the Criminal Court of St. Louis, and the vesting of criminal jurisdiction in the St. Louis Circuit Court, with increase in number of judges sufficient for the prompt administration of both criminal and civil justice, as provided by bill now pending in the General Assembly, are demanded by the best interests of the city ; that under the existing system justice is necessarily denied and defeated in the criminal court, the administration of the criminal law is paralyzed, and criminal costs and consequent expense are necessarily increased.

We therefore respectfully memorialize the General Assembly to enact the pending bill.

Which was read and referred to Committee on Judiciary.

Mr. Cherrington presented a petition from the residents of the counties of Johnson, Webster, Newton, Benton, Marion, Shannon and St. Louis, praying for the enactment of a law amending the present dramshop law ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Kyler (by consent) offered the following resolution :

Whereas, It has been published in one of the daily papers of this city, that the restaurants and lunch counter owners at the railroad stations in this State are charging full price for meals and lunch to the newspaper men ; therefore, be it *Resolved by the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri* :

That the Railroad Commissioners be requested to make a full examination in this matter, and if found, as stated in this preamble, that such owners be requested to reduce said price.

Which was read and rejected.

Mr. Denslow (by consent) offered the following resolution :

Resolved, That the use of the House of Representatives be granted the Knights Pythias to hold a literary and musical entertainment the evening of February 19.

Which was read and adopted.

Mr. Davis of Taney (by consent) offered the following resolution :

Resolved, That there be placed in the bill-room of this House a revolving pigeon hole of octagonal shape, six feet in diameter and ten feet high, to receive the bills of this House.

Which was read.

Mr. LeRoy moved to lay the resolution on the table ;

Which was rejected.

The resolution was then adopted by the following vote on division :

Ayes 49 ; noes 18.

Mr. Murray (by request) introduced House bill No. 666, entitled

An act to amend section 333, article 2, of chapter 3, of the Revised Statutes of Missouri of 1889, relating to "Agricultural and mechanical societies," by providing for forfeiture of charter on failure to comply with the provisions of said section ;

Which was read first time.

Mr. Murray (by request) introduced House bill No. 667, entitled

An act to amend sections 4 and 8, and to repeal section 6, of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of the State of Missouri of 1889, approved March 27, 1891, relating to "Agriculture, state board of—veterinary service;"

Which was read first time.

Mr. Murray (by request) introduced House bill No. 668, entitled

An act to amend article 2, chapter 138, of the Revised Statutes of Missouri of 1889, entitled "Assessors," by adding a new section thereto requiring assessors to gather and return agricultural statistics to the State Board of Agriculture, to be known as section 7584a ;

Which was read first time.

Mr. Murray (by request) introduced House bill No. 669, entitled

An act to amend an act entitled "An act to repeal article 1, chapter 3, of the Revised Statutes of 1889," and to repeal an act entitled an act to repeal chapter 3, article 1, of the Revised Statutes of 1889, entitled "State Board of Agriculture and Horticultural Society," approved March 31, 1893 ;

Which was read first time.

Mr. Davison (by request) introduced House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francois levee district of Missouri, with emergency clause ;

Which was read first time.

Mr. Bothwell introduced House bill No. 671, entitled

An act to establish a statute revision commission, consisting of two commissioners, to prescribe the qualifications, compensation and the manner of their selection, to define their duties and powers, and to make an appropriation therefor ;

Which was read first time.

Mr. Armstrong introduced House bill No. 672, entitled

An act to change the time of holding court in the Twenty-ninth judicial circuit, and to fix the terms of court therein ;

Which was read first time.

Mr. Short of Phelps (by request) introduced House bill No. 673, entitled

An act to prevent the perpetration of frauds through false abstracts of title to real estate, and to require abstracters to give bond ;
Which was read first time.

Mr. Schooler (by request) introduced House bill No. 674, entitled
An act to amend article 1, of chapter 31, of the Revised Statutes of (1889) of Missouri, entitled an act, " Cities and towns, miscellaneous provisions and general powers," by adding a new section thereto, to be numbered section 1946*b* ;
Which was read first time.

Mr. Schooler (by request) introduced House bill No. 675, entitled
An act to amend sections 8522 and 8523, article 14, chapter 161, of the Revised Statutes 1889, relating to roads and highways ;
Which was read first time.

Mr. Lane introduced House bill No. 676, entitled
An act providing for the payment of expenses of trial of causes and change of venue ;
Which was read first time.

Mr. Miller (by request) introduced House bill No. 677, entitled
An act to amend chapter 93 of the Revised Statutes (1889) of Missouri, entitled " Juries, grand and petit," by adding a new section, to be numbered section 6089*a* and section 6089*b* ;
Which was read first time.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 1, entitled
An act to provide for the election of collector of revenue in certain counties in this State,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 569, entitled

An act requiring a special inventory of notes, bonds and other evidences of indebtedness for the purpose of assessment,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 577, entitled

An act to amend section 7585, article 3 of chapter 138 of the Revised Statutes of 1889, relating to the collector, his term of office, and making it the duty of the several county courts of the State to furnish an office, stationery and furniture for such collector,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 595, entitled

An act to amend section 7608, article 3, of chapter 138, of Revised Statutes of 1889, relating to county collector,

Begs leave to report that it has examined the same, and recommends that it do not pass :

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 594, entitled

An act to repeal section 7625, article 3, chapter 138 of the Revised Statutes of Missouri, 1889, relating to county collectors,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 567, entitled

An act to require the collector of each county in this State to deposit the revenue, as collected by him, in the county depository of such county,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 501, entitled

An act requiring tax-payers to submit their receipts to the county clerk, have them stamped and a record made thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 614, entitled

An act to amend section 7608, article 3, chapter 138, Revised Statutes of Missouri for 1889, entitled " The assessment and collection of revenue,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 256, entitled

An act to provide for the manner of bringing suits for delinquent taxes, and to provide for the time and manner of selling real estate for

delinquent taxes, and to repeal sections 7679, 7680, 7681, 7682, 7683, 7684, 7685, 7687 and 7688, chapter 138, of the Revised Statutes of 1889, entitled "Revenue,"

Begs leave to report that it has examined the same, and recommend that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House joint and concurrent resolution No. 12, submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, concerning revenue and taxation,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 620, entitled

An act to protect tax-payers,

Have had the same under consideration, and beg leave to report the same back with the recommendation that it be referred to the Committee on Judiciary;

Which was read, and the bill so referred.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 624, entitled

An act to repeal section 7640, article 4, chapter 138, Revised Statutes of the State of Missouri, relating to revenue, collector's commissions, and to enact a new section in lieu thereof,

Begs leave to report that it has had the same under consideration, and recommends that it be referred to Committee on Official, Salaries and Fees;

Which was read, and the bill referred.

Mr. Jones, from the Committee on Benevolent and Scientific Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 631, entitled

An act to provide for the establishment of an agricultural and industrial home for dependent youth, and the adoption and employment of same,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Jones, from the Committee on Benevolent and Scientific Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Benevolent and Scientific Institutions, to which was referred House bill No. 623, entitled

An act to provide for the establishment of an agricultural and industrial home for dependent youth, and the adoption and employment of same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred House concurrent resolution No. 1, submitting to the qualified voters of the State of Missouri an amendment to the constitution, concerning education,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying committee amendments :

Amendment No. 1 :

Amend section 1 by striking out the word "four," in the third line of said section, and substituting the word "five" in lieu of same ;

Amendment No. 2 :

Amend section 1 by striking out the words "four and twenty," in the last line of said section, and substituting the words "five and twenty" in lieu of same ;

Which was read and adopted, and 300 copies of the resolution, as amended, ordered printed.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred

Joint and concurrent resolution No. 8, submitting to the qualified voters of the State of Missouri an amendment to section 12, article 2, of the constitution, commencement of criminal prosecutions,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred

House joint and concurrent resolution No. 7, submitting to the qualified voters of the State of Missouri an amendment to section 9, article 12, of the constitution thereof, concerning corporations,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the resolution ordered printed.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred joint and concurrent resolution No. 9 to amend the constitution of the State concerning suffrage,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the resolution ordered printed.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred House joint and concurrent resolution No. 3a,

submitting an amendment to article 4, of the constitution of the State of Missouri, to the qualified voters at the next general election, providing for the removal of the seat of government from the City of Jefferson to the county of St. Louis,

Begs leave to report that it has examined the same, and recommends that it not pass ;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report :

MR. SPEAKER : Your Committee on University, to which was referred Senate bill No. 23, entitled

An act repealing section 8694 of the Revised Statutes of 1889, and enacting a new section in lieu thereof, relating to the appointment of curators of the State University,

Begs leave to report that it has examined the same, and recommend that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Mahan, from the Committee on School Text-books, submitted the following report :

MR. SPEAKER : Your Committee on School Text-books, to which was referred House bill No. 604, entitled

An act to provide school books for indigent children,

Begs leave to report the same with the following amendment :

Amendment No. 1 :

Amend section 1 by striking out all of the first four lines of said section and inserting in lieu thereof the following : "It shall be the duty of each teacher in the public schools of the State of Missouri to ascertain if any children of school age that have been enrolled in his or her school are residents of,"

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 597, entitled

An act to prohibit life insurance companies and accident insurance companies from doing any other business except that of life and accident insurance,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 607, entitled

An act to amend section 5885, article 4, chapter 89, Revised Statutes 1889, relating to "Insurance other than life," by striking out certain words and inserting other words in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 307, entitled

An act to regulate the procuring of fire insurance from corporations and associations not authorized to do business in this State, and to provide for the collection of license and taxes therefrom,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred Senate bill No. 98, entitled

An act to amend article 2, chapter 89, Revised Statutes of 1889, relating to insurance, by striking out section 5859, and inserting a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment:

Amend Senate bill No. 98 by striking out all after the word "insurance," in line 28, and inserting in lieu thereof the following words: "On the terms and conditions specified in section 5857 of this article;"

Which was read, amendment agreed to, and 300 copies of the bill as amended ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 21, entitled

An act to amend an act entitled "An act to amend section 7094, of the Revised Statutes of Missouri of 1889, relating to mortgages and deeds of trusts," approved March 27, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass, when the accompanying committee amendments have been adopted:

Amendment No. 1:

Amend Senate bill No. 21, by striking out the word "an," in line 8, of page 2, and by inserting in lieu thereof the words "the payee or;"

Amendment No. 2:

And by inserting in line 18, of page 2, between the words "the" and "assignee," the words "payee or;"

Which was read, amendments agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 137, entitled

An act in regard to aliens, and to restrict their right to acquire and hold real and personal estate, and to provide for the disposition of the lands now owned by non-resident aliens,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

On motion of Mr. Choate,

House bill No. 137 was ordered printed and put on the calendar.

Mr. Choate offered the following amendment :

Amend House bill No. 137, section 4, by inserting between the words "in" and "and," the following words : "actions at law or in equity for the enforcement of any lawful right, claim or demand to or against real property within the jurisdiction of the court, as now provided in the code of civil procedure ;"

Which was read and adopted.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 482, entitled

An act to amend an act entitled "An act to amend section 7094 of the Revised Statutes of Missouri, of 1889, concerning mortgages and deeds of trust, satisfaction and release," approved March 27, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 390, entitled

An act to repeal sections 253, 254, 255, 256, 257, 258, 259 and 260, and to enact new sections in lieu thereof, to be known as sections 253, 254, 255, 256, 257, 258, 259 and 260, of article 11, chapter 1, Revised Statutes of Missouri, 1889, entitled "Distribution of estates,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

On motion of Mr. McCollum,

House bill No. 390 was ordered printed and put on the calendar.

On motion of Mr. Sherrill,

House bill No. 373 was ordered printed and put on the calendar by the following vote, on division: Ayes 32, noes 2.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 634, entitled

An act entitled "An act to amend section 5517 of chapter 86 of the Revised Statutes of Missouri, 1889, entitled 'Insane persons,'"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 178, entitled

An act to amend section 7430, of the Revised Statutes of Missouri, 1889, relating to "Recorders of deeds,"

Begs leave to report that it has examined the same, and recommends that it do pass, when the accompanying committee amendment herewith submitted is adopted :

Amend House bill No. 178 by striking out the following words in lines 9 and 10 : "some stamp or mark that shall identify them with the

instrument securing them," and inserting in lieu thereof the following words: "identified, together with the date of the filing of the instrument and name of recorder;" and by striking out the following words in lines 22 and 23, of section 1: "some stamp or mark that shall identify them with the instrument securing them," and inserting in lieu thereof the following words: "identified, together with the date of the filing of the instrument and name of recorder;"

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 387, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to re-district the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly, approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 522, entitled

An act to amend section 576 of article 2, chapter 10, of the Revised Statutes of Missouri of 1889, entitled "Attachments,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 298, entitled

An act providing for the recovery of damages against telegraph companies for injuries caused to the mental feelings on account of negligence in the transmission of dispatches,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 517, entitled

An act to amend article 12, chapter 33 of Revised Statutes of 1889, relating to practice in Supreme Court and Courts of Appeals,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 626, entitled

An act to amend section 6296, article 7, chapter 94, Revised Statutes of the State of Missouri, 1889, entitled "Judgments and their incidents,"

Begs leave to report that it has examined the same, and recommends that it do not pass, but recommends that the committee substitute herewith submitted be taken in lieu thereof, and that it do pass:

Committee substitute: An act to amend section 6296, of article 7, of chapter 94, Revised Statutes of Missouri, 1889, entitled "Judgments and their incidents; "

Which was read, committee substitute adopted, and 300 copies ordered printed.

Mr. Spencer of St. Louis City, from the Committee on Banks and Banking, submitted the following report:

MR. SPEAKER: Your Committee on Banks and Banking, to which was referred House bill No. 436, entitled

An act to provide for the examination of banks and fund companies, incorporated under article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, and providing for prosecution of such companies when discovered to be in violation of the law,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying committee amendments: Amendment No. 1:

Amend House bill 436, by inserting after the figures "1889," in line 7 of section 1 of said bill, the following words: "And trust companies organized under the law, as now found in article 11, chapter 42, Revised Statutes 1889, and amendments thereto, and which receive deposits, shall be included under the terms of this act and be included in the term bank as used in this article: Provided, that if any trust company is, by virtue of existing laws, under the supervision of the Superintendent of the Insurance Department, and annually reports to him or one of his deputies, and a copy of such annual report, and the report of the Superintendent or his deputy who makes such examination, is filed with the Secretary of State, and is satisfactory to him, then such examination and report shall be in lieu of the examination and report provided for in this act; "

Amendment No. 2:

Amend House bill No. 436, by adding after the word "monthly," in line 5 of section 6, the following: "Provided, that nothing in this act shall authorize the appointment of more than two persons to assist the Secretary of State in carrying out the duties imposed by this act, and the persons so appointed shall devote their entire time to the performance of the duties herein provided for; "

Amendment No. 3:

Amend House bill No. 436 by striking out the word "twenty," in line 4, section 8, and inserting in lieu thereof the word "fifteen; "

Which was read, amendments agreed to, and 300 copies of the bill as amended ordered printed.

On motion of Mr. McKee, House bill No. 481 was ordered printed and put on the calendar.

On motion of Mr. Pettijohn, House bill No. 599 was ordered printed and put on the calendar.

Mr. Tabbs offered the following resolution :

Whereas, It is desired by the veteran members and employes of the House to celebrate the anniversary of the birthday of Abraham Lincoln on the evening of Tuesday, February 12; therefore

Resolved, That the use of this hall be granted for that purpose.

Which was read and adopted.

Mr. Bittinger, from Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 520, entitled

An act to amend section 7524 and section 7526, article 2 of chapter 138 of the Revised Statutes of the State of Missouri, entitled "Assessors and the assessment of personal property,"

Begs leave to report that it has had the same under consideration, and herewith returns the same, with an amendment, to be considered as amendment No. 1, and, with said amendment incorporated in said bill. recommends that it do pass :

Amend section 7526, as it is proposed in said bill, it should read, by striking out the word "four," in the next to the last line of said section, and inserting in lieu thereof the word "two;"

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred Senate bill No. 68, entitled

An act to promote uniformity of legislation in the United States,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House joint and concurrent resolution No. 13, instructing the Senators and Representatives of Missouri in Congress to procure the passage of an act adjusting a deficiency in the amount of lands received by the State in pursuance of the act of Congress of July 2, 1862, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House joint and concurrent resolution No. 11, instructing our Senators and requesting our Representatives in Congress to support House resolution No. 8481, providing for a commission to investigate and report upon the subject of pollution of rivers and other natural sources of public water supply,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

On motion of Mr. Julian, the rules were suspended and the introduction of House bills declared in order.

Mr. Julian introduced House bill No. 678, entitled

An act to create and regulate in cities of over 50,000 inhabitants, public warehouses, other than warehouses for the storage of grain, and to enforce warehouse liens ;

Which was read first time.

Mr. Julian introduced House bill No. 679, entitled

An act defining adulterated vinegar, prohibiting the manufacture, keeping for sale and sale thereof, and providing for the branding of cider vinegar by the manufacturer or producer in the original package ;

Which was read first time.

Mr. Steel introduced House bill No. 680, entitled

An act to establish a State board of charities and corrections, prescribing their duties, appropriating \$6000, and declaring an emergency ;

Which was read first time.

The Speaker announced the following as members of the Special Committee on Game and Fish: Messrs. Odneal, Watson, Porterfield, Freeman, Sawyer, Crisp and Bourn.

Senate bill No. 36, entitled

An act to repeal section 5134, of article 2, of chapter 68, Revised Statutes of Missouri, 1889, relating to appeals from justice courts in forcible entry and unlawful detainer cases,

Was read first time.

Senate bill No. 42, entitled

An act making it a misdemeanor for any person to carry on the business of barbering on Sunday,

Was read first time.

Senate bill No. 95, entitled

An act authorizing the licensing of dealers in cigarettes,

Was read first time.

Senate bill No. 64 was read second time and

Referred to Committee on Criminal Jurisprudence.

Senate bill No. 75 was read second time and

Referred to Committee on Municipal Corporations.

Senate bill No. 122 was read second time and

Referred to Committee on Official Salaries and Fees.

Senate bill No. 141 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 151 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 25 was read second time and

Referred to Committee on Private Corporations.

Senate bill No. 69 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 129 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 190 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 96 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 105 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No 218 was taken up for amendment and engrossment.
Mr. Mueller offered the following amendment :

Amend committee substitute for House bills Nos. 218, 173, 176,
172, 102, 95, 57, 96, 44 and 224, by striking out the following words in
lines 7 and 8 : "and shall be liable to work on the roads," and insert in
lieu thereof the following : "shall be an able-bodied male citizen ;"

Which was read.

Mr. Martin offered the following amendment to the amendment :

Amend the amendment by striking out the words "able-bodied
male citizen ;"

Which was read and rejected by the following vote on division :
Ayes 11, nays 28.

On motion of Mr. Murray,

The previous question on amendment was ordered, and the amend-
ment was rejected by the following vote on division : Ayes 23, noes 30.

Mr. Arnett offered the following amendment :

Amend committee substitute for House bills Nos. 218, 173, 176, 172,
102, 95, 57, 96, 44 and 224, by striking out the word "six," in the 13th
line, and insert the word "four" in lieu thereof ;

Which was read.

Mr. Murray offered the following substitute for the amendment :

Amend committee substitute for House bills Nos. 218, 173, 176,
172, 102, 95, 57, 96, 44 and 224 by striking out the word "six," in line
13, and insert the word "three" in lieu thereof ;

Which was read.

On motion of Mr. Tartar,

The previous question was ordered by the following vote on di-
vision : Ayes 60, noes 12.

The substitute was then rejected by the following vote, Messrs.
Arnett and Weinhold demanding the ayes and noes :

A YES—Messrs.

Arnett,	Fuson,
Breit,	Gay,
Burks,	Grubb,
Carroll,	Hancock,
Cherrington,	Harrison,
Chinn,	Hart,
Denny,	Kasey,
Denslow,	Kline,
Drum,	LeFavor,
Edgar,	McPherson,
Freeman,	Marsh,

Melson,	Sartin,
Middleton,	Sawyer,
Moore (Mississippi),	Short (Phelps),
Moran,	Spurgeon,
Mueller,	Watson,
Murray,	Waymeyer,
O'Dell,	Weaver,
Odneal,	Weinhold,
Phipps,	Young (St. Francois)
Pratte,	—42.
Sailor,	

NOES—Messrs.

Anderson,	Crisp,
Armstrong,	Davidson,
Baughner,	Davis (Taney),
Benner,	Davis (Wayne),
Bennett,	Davison,
Best,	DeReign,
Bittinger,	Drabelle,
Bothwell,	Dyer,
Bourn,	Ferguson,
Brock,	Gmelich,
Buckner,	Gurney,
Cape,	Hall,
Choate,	Higbee,
Collins,	Jenkins,
Coppedge,	Jones (Hickory),
Correll,	Kyler,

Lane,
Leazenby,
LeRoy,
McCollum,
Martin,
Miller,
Minnis,
Moore (Stone),
O'Reilly,
Pettijohn,
Pollock,
Porterfield,
Pritchett,
Ross,
Rothwell,
Russell (N. Madrid),

Schooler,
Shaw,
Sherrill,
Short (Cole),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Swanger,
Tartar,
Tate,
Tubbs,
Warner,
Young (Texas)—63.

Absent—Messrs.

Calhoun,	Julian,	Mortimer,	Stickney,
DeFord,	Lynch,	Sachse,	Tatum,
Gill,	McKearly,	Schumacher,	Temme—13.
Hinde,			

Absent with leave—Messrs.

Atkins,	Griffiths,	McIntyre,	Rohne,
Avery,	Hammond,	McKee,	Schoppenhorst,
Cox,	Johnston,	Mahan,	Walton,
Daneri,	Jones (Jackson),	Meriwether,	Wetzel—19.
George,	Jones (Polk),	Old,	

Sick—Messrs.

Robertson,	Sullinger,	Mr. Speaker—3.
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Mr. Mahan was granted indefinite leave.

Messrs. Avery, Schoppenhorst, Jones of Jackson, McIntyre, Hammond, McKee and Old were granted leave of absence.

Substitute to House bill No. 218 was ordered to engrossment by the following vote on division: Ayes 53, noes 26.

Mr. Moran moved to take recess until 2 o'clock p. m.;

Which was not agreed to.

On motion of Mr. Gmelich,

The House adjourned until 2 o'clock p. m. Monday, February 11, 1895.

THIRTY-SECOND DAY—MONDAY, February 11, 1895.

The House met pursuant to adjournment.

Speaker pro tem. Mueller in the chair.

Prayer by the Chaplain.

Journal of Saturday read and approved.

Mr. Breit presented a petition from farmers and dairymen of Andrew county, Mo., praying the Thirty-eighth General Assembly for the enactment of a law for the protection of public health, and to prevent the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Hart presented a petition from citizens of Putnam county, Mo., praying the Thirty-eighth General Assembly for the enactment of a law for the protection of public health, and to prevent the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Chinn presented a petition of the Missouri Women's Christian Temperance Union of Shelby county, Mo., praying for the enactment of a law forbidding the use of cigarettes or tobacco in any form by minors, and the sale thereof to minors; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Sawyer presented a petition from citizens of Cape Girardeau county, Mo., praying for the enactment of a law preventing persons

from putting dead animals into ponds, creeks and rivers; compelling them to bury or burn the same, etc.; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Young of St. Francois presented a petition from citizens of St. Francois county, Missouri, requesting their representative Mr. Young, to support and vote for the passage of the Agricultural college bill introduced by Mr. Murray; and also the bill for the regulation of the manufacture and sale of oleo, butterine, or any other imitation of pure butter; which was read and

Referred to Committee on Agriculture.

Mr. Collins (by request) presented a petition from citizens of Platte county, Missouri, protesting against any change in the law as named in House bill No. 119; which was read and

Referred to Committee on Judiciary.

Mr. Porterfield presented a petition from the mayor et al of Cameron, Missouri, asking for the passage of House bill No. 374 relating to circuit courts; which was read and

Referred to Committee on Judiciary.

Mr. Higbee (by consent) offered the following resolution:

Resolved, That the students of Lincoln Institute be tendered the use of this hall for the purpose of giving a musical and literary entertainment this evening.

Which was read and adopted.

Mr. Sartin presented petitions from the citizens of the counties of St. Louis, Barton, Caldwell, Schuyler, Andrew, Holt, Pettis, Worth, Monroe, Gentry, Scotland, Cass, Mercer, Jasper, St. Francois, Newton, Livingston, Lawrence, Putnam, Johnson, Jackson, Howard, Bates, Greene, Chariton, Jefferson, Lewis, Grundy, Clark, Daviess, Moniteau, Harrison, Barton, Atchison, Polk, Pike, Linn, Bates, Nodaway, State of Missouri, praying that an amendment to section 2, article 8 of the constitution, by striking out the word "male," be submitted to the voters of the State at the next general election; which was read and

Referred to Committee on Constitutional Amendments.

Mr. Brock presented a petition from the residents of Barry county, Mo., praying for the enactment of a bill amending the present dram-shop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Bothwell was called to the chair.

Mr. Choate presented a remonstrance from the Humane Society of Boston, Mass., protesting against the passage of the proposed amendment to the constitution, striking out the word "male;" which was read and

Referred to Committee on Constitutional Amendments.

Messrs. Pollock, Buckner and Freeman were granted leave of absence.

Mr. Pritchett was granted leave of absence indefinitely.

Mr. Warner was granted leave of absence for one day.

Messrs. Cox and Merriwether were granted leave of absence for three days.

Mr. Tubbs (by leave) offered the following resolution:

Whereas, The 12th day of February is the anniversary of the birth of Abraham Lincoln; and

Whereas, The custom prevails among all civilized nations of honoring the memory of the benefactors of mankind; therefore

Resolved, That a salute of 21 guns be fired from the capitol grounds at 12 m. tomorrow, and that the House at that hour adjourn under the rules in honor of the memory of one of America's most honored dead.

Which was read and adopted.

Mr. Benner introduced House bill No. 681, entitled

An act to amend an act entitled "An act to amend section 7825, chapter 140, article 1, of the Revised Statutes of Missouri, 1889, relating to roads and highways;"

Which was read first time.

Mr. Porterfield introduced House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railway companies whose tracks cross each other at grade to construct joint depots at such crossing;

Which was read first time.

Mr. Hall introduced House bill No. 683, entitled

An act to amend article 3, chapter 89, of Revised Statutes of Missouri, 1889, relating to insurance companies on the assessment plan, by adding thereto two new sections, to be known as sections 5872*a* and 5872*b*, and by striking out of section 5869 of said article (and section) the proviso therein, as it occurs after the words "1889," in the 11th line of said section;

Which was read first time.

Mr. Wetzel introduced House bill No. 684, entitled

An act to repeal section 1 of an act approved April 21, 1891, relating to "Interest—usury;"

Which was read first time.

Mr. Middleton introduced House bill No. 685, entitled

An act to prevent the use of nude female pictures on display cards on cigarette packages, or any other manufactured article;

Which was read first time.

Mr. Drabelle introduced House bill No. 686, entitled

An act to require a resident corporation to be named as co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust and other conveyances;

Which was read first time.

Mr. O'Dell introduced House bill No. 687, entitled

An act to protect the wage-earners of this State, and compel all corporations, companies or individuals doing business in this State to make monthly payments;

Which was read first time.

Mr. Armstrong introduced House bill No. 688, entitled

An act to amend sections 299 and 304, of article 15, chapter 1, of the Revised Statutes of the State of Missouri for 1889, entitled "Public Administrators;"

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 689, entitled

An act to amend section 2414 of article 9, chapter 42, of the Revised Statutes of 1889, said article being entitled "Mutual savings and loan and building associations;"

Which was read first time.

Mr. Denslow (by request) introduced House bill No. 690, entitled
 An act to amend article 2, chapter 138, of the Revised Statutes of Missouri, 1889, concerning assessors and assessment of property, by adding five new sections, to be known as sections 7585*a*, 7586*b*, 7587*c*, 7588*d* and 7589*e*, providing for the assessment of bonds, bills and notes and other interest-bearing securities in a separate class, providing for listing and stamping said securities, and providing a penalty for avoiding to give a true list of such property ;

Which was read first time.

Mr. Ferguson (by request) introduced House bill No. 691, entitled
 An act to amend section 8888, of chapter 172, of the Revised Statutes of Missouri of 1889, relating to wills ;

Which was read first time.

Mr. Mortimer introduced House bill No. 692, entitled
 An act to provide for the election of all city officers—heads of departments—in all cities of this State having a population of more than 100,000 inhabitants, and to repeal all acts inconsistent or in conflict herewith ;

Which was read first time.

Mr. Melson introduced House bill No. 693, entitled
 An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri 1889, by adding thereto a new clause ;

Which was read first time.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47, of the Revised Statutes of 1889, of the State of Missouri, entitled "Crimes and punishments—Waters of State defined,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 646, entitled

An act to amend section 3901, Revised Statutes 1889,

Begs leave to report that it has examined the same, and recommends that it be referred to Special Committee on Fish and Game ;

Which was read and so referred.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 217, entitled

An act to amend section 3964, of chapter 47, of article 9, of the Revised Statutes of Missouri, 1889, entitled "Crimes and punishments,"

Begs leave to report that it has examined the same, and recommends that the committee substitute herewith submitted do pass ;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Higbee, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47, of the Revised Statutes of the State of Missouri, relating to "Crimes and punishments—taking fish from private ponds,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 525, entitled

An act to amend section 3486, chapter 47, article 2, of the Revised Statutes of 1889 of Missouri, relating to seduction of females of under 18 years of age,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Higbee, from the Committee on Criminal Costs and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Costs and Fees, to which was referred House bill No. 72, entitled

An act to amend section 4398, of article 14, of chapter 48, of Revised Statutes of Missouri of 1889, and to add a new section thereto, to be known as section 4398a, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has examined the same, and recommends the following substitute therefor, entitled

An act to amend article 14, of chapter 48, of the Revised Statutes of the State of Missouri, 1889, entitled "Costs in criminal cases," by adding a new section thereto, to be known as section 4398a, and recommends that it do pass ;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 605, entitled

An act requiring the owners or keepers of domestic geese, ducks and turkeys, after notice has been given, to be restrained, and providing for the assessment of damages,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 241, entitled

An act to amend an act entitled "An act restraining animals from running at large,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 572, entitled

An act to amend sections 367 and 368, article 2, chapter 5, Revised Statutes of Missouri 1889, relating to animals restrained from running at large, by inserting the words "or sheep" after the word "swine," in said section,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House bill No. 129, entitled

An act to promote uniformity of legislation in the United States,

Begs leave to report that it has examined the same, and recommends that it do not pass, as Senate bill No. 68 previously reported on by this committee covers the same points ;

Which was read.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred joint and concurrent resolution No. 10,

To amend the constitution of the State concerning the appointment and commission of county officers,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the resolution ordered printed.

Mr. Sawyer, from the Committee on Swamp Lands, submitted the following report :

MR. SPEAKER: Your Committee on Swamp Lands, to which was referred House bill No. 511, entitled

An act to grant certain lake and river bed lands to the counties in which they are located, for school purposes,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 29, entitled

An act to amend section 1 of an act entitled "An act to amend sections 3212, 3213, 3214, 3215 and 3216, of article 6, of chapter 45, Revised Statutes of 1889," approved March 21, 1891, in relation to county depositories,

Begs leave to report that it has examined the same, and recommends that it do pass, when amended by adopting committee amendment herewith reported :

Amendment No. 1:

Amend Senate bill No. 29 by striking out the second section of said bill, being an emergency section ;

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

House bill No. 651 was read second time and
Referred to Committee on Private Corporations.

House bill No. 652 was read second time and
Referred to Committee on Judiciary.

House bill No. 653 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 654 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 655 was read second time and
Referred to Committee on Education.

House bill No. 656 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 657 was read second time and
Referred to Committee on Printing.

House bill No. 658 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 659 was read second time and
Referred to Committee on Appropriations.

House bill No. 660 was read second time and
Referred to Committee on Education.

House bill No. 661 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 662 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 663 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 664 was read second time and
Referred to Committee on Judiciary.

House bill No. 665 was read second time and
Referred to Committee on Appropriations.

House bill No. 666 was read second time and
Referred to Committee on University.

House bill No. 667 was read second time and
Referred to Committee on Agriculture.

House bill No. 668 was read second time and
Referred to Committee on Agriculture.

House bill No. 669 was read second time and
Referred to Committee on Agriculture.

House bill No. 670 was read second time and
Referred to Committee on Appropriations.

House bill No. 671 was read second time and
Referred to Committee on Judiciary.

House bill No. 672 was read second time and
Referred to Committee on Judiciary.

House bill No. 673 was read second time and
Referred to Committee on Judiciary.

House bill No. 674 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 675 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 676 was read second time and
Referred to Committee on Judiciary.

House bill No. 677 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 678 was read second time and
Referred to Committee on Judiciary.

House bill No. 679 was read second time and
Referred to Committee on Manufactures.

House bill No. 680 was read second time and
Referred to Committee on Appropriations.

House joint and concurrent resolution No. 14 was read second time
and

Referred to Committee on Federal Relations.

House joint and concurrent resolution No. 15 was read second
time and

Referred to Committee on Federal Relations.

Messrs Hart and Murray were granted leave of absence until
Tuesday noon.

Senate bill No. 56 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 42 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 95 was read second time and
Referred to Committee on Ways and Means.

House bill No. 32 was called up for amendment and engrossment,
and passed informally.

House bill No. 516 was ordered engrossed.

House bill No. 508 was ordered engrossed.

House bill No. 403 was ordered engrossed.

House bill No. 398 was called up for amendment and engrossment.

Mr. Murray offered the following amendment :

Amend House bill No. 398, section 30, by striking out in lines
three and four the words and figures " one hundred thousand (\$100,000)
dollars," and insert in lieu thereof the words and figures " fifty thou-
sand (\$50,000) dollars ; "

Which was read and adopted.

Mr. Moran offered the following amendment :

Amend House bill No. 398 by striking out all of section 30 ;

Which was read.

Mr. Rothwell moved that House bill No. 398, together with the
pending amendment, be referred to the Committee on Appropriations.

Messrs. Rothwell and Jenkins demanded the ayes and noes on the motion to refer House bill No. 398; the motion was not agreed to by the following vote :

AYES—Messrs.

Anderson,	Correll,	Julian,	Rothwell,
Bittinger,	Crisp,	Kasey,	Schooler,
Bourn,	Davidson,	McKee,	Sherrill,
Breit,	Edgar,	Marsh,	Short (Cole),
Burks,	Gill,	Moore (Mississippi),	Walton,
Chinn,	Gmelich,	Moran,	Waymeyer,
Collins,	Jenkins,	O'Dell,	Weinhold—31.
Coppedge,	Jones (Jackson),	Phipps,	

NOES—Messrs.

Armstrong,	Dyer,	McPherson,	Schumacher,
Arnett,	Ferguson,	Martin,	Shaw,
Baughner,	Fuson,	Melson,	Short (Phelps),
Benner,	Gay,	Middleton,	Smith (Buchanan),
Bennett,	George,	Miller,	Smith (Howell),
Best,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bothwell,	Gurney,	Mortimer,	Spurgeon,
Brock,	Hall,	Mueller,	Steel,
Calhoun,	Hancock,	Murray,	Stickney,
Cape,	Harrison,	Odneal,	Sollinger,
Cherrington,	Hart,	O'Reilly,	Swanger,
Choate,	Higbee,	Pettijohn,	Tartar,
Davis (Faney),	Hinde,	Porterfield,	Tatum,
Davis (Wayne),	Jones (Hickory),	Rohne,	Temme,
Davison,	Kyler,	Ross,	Tubbs,
DeFord,	Lane,	Russell (N. Madrid),	Watson,
Denny,	Leazenby,	Sachse,	Weaver,
Denslow,	LeFavor,	Sailor,	Wetzel,
Drabelle,	LeRoy,	Sartin,	Young (St. Francois),
Drum,	McCollum,	Sawyer,	Young (Texas)—80.

Absent—Messrs.

Carroll,	Kline,	McKearly,	Pratte,
DeReign,	Lynch,	Minnis,	Spencer (St. L. City)
			—8.

Absent with leave—Messrs.

Atkins,	Freeman,	McIntyre,	Pritchett,
Avery,	Griffiths,	Mahan,	Schoppenhorst,
Buckner,	Hammond,	Meriwether,	Tate,
Cox,	Johnston,	Old,	Warner—19.
Daneri,	Jones (Polk),	Pollock,	

Sick—Messrs.

Robertson, Mr. Speaker—2.

Hon. J. M. Seibert, State Auditor, presented the following report :

TREASURY DEPARTMENT OF MISSOURI, OFFICE OF STATE AUDITOR, }
CITY OF JEFFERSON, February 8, 1895. }

To the Thirty-eighth General Assembly of Missouri :

I have the honor, as required by section 6421, Revised Statutes of 1889, to transmit the following abstract of State lands which have been sold the second time by the State, certified to this office by the Secretary of State on the 6th inst.:

Southwest quarter of southwest quarter section 30, township 59, range 12, sold to Gabriel M. Davis, February 18, 1857, and again sold to Charles G. Comstock, who paid for it April 23, 1867.

Southeast quarter of southwest quarter section 1 township 64, range 30, sold to John W. Parman, March 25, 1853, and again sold to A. Thompson, who paid for it March 15, 1867.

Northwest quarter of northwest quarter section 12, township 64, range 30, sold to John W. Parman, March 25, 1853, and again sold to D. P. Dyer, who paid for it March 15, 1867.

Southeast quarter of southwest quarter, section 11, township 64, range 30, sold to Thomas Davis, April 3, 1859, and again sold to D. P. Dyer, who paid for it March 15, 1867.

Southwest quarter of northeast quarter section 18, township 64, range 30, first sold to Giles Parman (no date of sale given), and again sold to A. Thompson, who paid for it March 15, 1867.

Northwest quarter of northwest quarter section 3, township 63, range 31, sold to Susannah C. Heck, Nov. 5, 1855, and again sold to A. Thompson, who paid for it March 16, 1867.

East half of southwest quarter section 22, township 63, range 31, sold to George Brown, Oct. 1, 1850, and again sold to A. Thompson, who paid for it March 16, 1867.

East half of northeast quarter of section 10, township 63, range 31, sold to James A. Campbell, Feb. 11, 1857, and again sold to Cyrus Thompson, who paid for it March 2, 1867.

Northwest quarter of southeast quarter section 19, township 64, range 31, first sold to William David (no date of sale given), and again sold to A. Thompson, who paid for it March 16, 1867.

Northwest quarter of southwest quarter section 4, township 64, range 41, sold to Anthony Huff, February, 1856, and again sold to Charles G. Comstock, who paid for it March 15, 1867.

Southwest quarter of northeast quarter section 12, township 63, range 32, first sold to John Huggins (no date of sale given), and again sold to D. P. Dyer, who paid for it March 15, 1867.

Which was read.

Mr. Davison was granted leave of absence indefinitely.

Messrs. Minnis, Breit, Avery and Spencer were granted leave of absence for one day.

The pending amendment to House bill No. 398 was then rejected by the following vote on division : Ayes 30, noes 52.

House bill No. 542 was referred to the Committee on Criminal Jurisprudence.

On motion of Mr. Crisp,

The House adjourned under the rules.

THIRTY-THIRD DAY—TUESDAY, February 12, 1895.

House met pursuant to adjournment.

Speaker *pro tem.* Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Porterfield offered the following resolution :

Whereas, More than one-half of this session has been spent in the dull prose of ordinary legislation, and no member has thus far dared to venture out into the great sea of poetry, or to flirt with the poetic muse ; and

Whereas, It has been currently rumored that this House lacks talent in this regard, and our proceedings have been rendered thereby stale, flat and unprofitable ; now therefore,

In order that our critics be made to blush at their own ignorance, and be held forever in public contempt, as they justly deserve,

Ye poet most generously, graciously and lovingly submits the following :

DESCRIPTIO PERSONÆ.

1. First, Tatum, the queer,
From the district of beer,
We choose for a subject, deserving and true ;
He had a wee bill
Laid to rest in his till
And caused quite a rumpus—a great howdyedo.

2. Then comes Tubbs, of Oage,
Who's abreast with the age,
Who cuts off and slashes all day but his own ;
You would think he'd be wiser
Than to monkey with "Kaiser,"
The Republican mule which is now fully grown.
3. There's the statesman from Marion,
Who is anxious to carry on
War to the knife with all who oppose
His views in relation
To just legislation ;
He wants all to sneeze when he puts snuff to his nose.
4. Then our Speaker *pro tem.*,
We submit he's a gem,
When he tackles the chair and attempts to preside ;
He gets tangled, 'tis true,
But he's sure to pull through,
If you give him some latitude, time and a guide.
5. To Moran, of St. Joseph,
Who daily disposeth
Of great gilded chunks of rhetorical lore,
This verse is commended ;
Its thought is intended
To work a quietus—to shut off his roar.
6. And Drabelle, of St. Louis,
Whom his people send to us,
The parliamentary censor so gay ;
We have suffered for years,
We have wept bitter tears,
He's the most irrepressible man of the day.
7. There is Higbee, of Schuyler,
An impressive beguiler,
Whose dreams are disturbed by the "song of the fees"
Held by shameless officials,
Who hoard up the sheckels
Of criminal costs just about as they please.
8. Now the idol of all
Is the youth straight and tall,
Who hails from the land of the frogs and the chill ;
Tho' they sought to eclipse
And to get all his chips,
He staid in the game and gave them their fill.
9. Brother Swanger thought he
A great "Lexow" would be,
So he sharpened his axe, and went forth to the fray ;
The committee that sat
Exclaimed, "Where are we at,"
And finished its work in a night and a day.
10. There is the gentleman from Randolph
Who wants all hands off
The bill introduced by Murray ;
But the farmers are in it,
And will not lose a minute,
And through the House it will go in a hurry.
11. Of Julian the modest,
Whose pass bill is oddest
Of all the queer freaks at this session disclosed,
We wish only to say,
He insists he must pay
Until he's released by the measure proposed.

12. Then Gurney of Caldwell
Declared they shouldn't sell
"Old Mag" for pure butter, the dairy-made kind;
To his bill the committee
Sang a beautiful ditty,
And its author its features could scarce call to mind.
13. There is Crisp the rotund,
Well equipped with a fund
Of metaphor, satire and choice repartee;
When he starts in to fight
He is quite "out of sight,"
He is a corker from Corkville, of most high degree.
14. And now in conclusion,
Please excuse this intrusion,
Ye poet doth beg as he leaves for a time;
Some day not so far hence
He may ask your indulgence
To court the fair muse, and furnish you rhyme.

YE POET

Which was read and

Referred to Committee on Permanent Seat of Government.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 126, entitled

An act to enable cities having or which may hereafter have a population of over 100,000 and less than 300,000 inhabitants, whether organized under general law or special charters, or under the provisions of section 16, article 9, of the Constitution, to issue and sell bonds for the purpose of paying judgments and decrees of court, and to provide for the payment of such bonds;

Emergency clause adopted;

Also, Senate bill No. 127, entitled

An act to amend section 1880, of article 1, chapter 31, of the Revised Statutes of 1889, relating to extending the corporate limits of certain cities;

Also, Senate bill No. 170, entitled

An act to amend section 3 (7807) of an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815, of chapter 140 of the Revised Statutes of Missouri, as amended by an act entitled "An act to amend sections 7806 and 7814, of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways," approved April 20, 1891, and enact in lieu thereof a new section;

In which the concurrence of the House is respectfully requested.

Mr. Sartin offered the following resolution:

Whereas, the lack of good order during the sessions of this House seriously interferes with necessary and important legislation in the interests of all parties as well as all citizens of this State; and

Whereas, there seems to be a disposition on the part of certain persons to abet disorder; therefore

Resolved, That the Sergeant-at-Arms be instructed to arrest any member or person in this hall, during the sessions of this House, who persists in disobeying the rules of order of this House after being asked in a polite manner, once, to desist.

Which was read and adopted.

Mr. Bothwell was called to the chair.

Mr. Davidson offered the following resolution:

Whereas, The 37th General Assembly passed a law placing the express companies under the control of the Railroad and Warehouse Commissioners; and

Whereas, The exorbitant charges of said express companies have not been reduced; therefore be it

Resolved, That the Railroad Commissioners be and are hereby requested to report to this House, at as early a date as practicable, what, if any, action they have taken in carrying out the provisions of said act, and, if any, what has been the result thereof.

Which was read and adopted.

Mr. Choate presented a petition from the members of the bar of Bates county, Missouri, praying for the passage of the bill giving circuit court judges their traveling expenses, which was read and

Referred to Committee on Judiciary.

Mr. Schoppenhorst presented a petition from citizens of Warren county, Mo., praying for the passage of an act for the protection of public health, and the prevention of adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Stickney presented a petition from citizens of Joplin, in the county of Jasper, State of Missouri, praying for an amendment to the divorce law, making incurable insanity a ground for divorce; which was read and

Referred to Committee on Judiciary.

Mr. Sartin introduced House bill No. 694, entitled

An act to amend section 982 of the Revised Statutes of Missouri, and enable towns, villages and cities of the third and fourth class to incorporate and adopt police regulations, with emergency clause;

Which was read first time.

Mr. Drum (by request) introduced House bill No. 695, entitled

An act to amend section 835, chapter 21, article 1, of the Revised Statutes of Missouri, 1889, entitled "Compromising and funding county and township bonds;"

Which was read first time.

Mr. Hinde, from Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred the biennial report of the State Geologist to the 38th General Assembly of Missouri,

Recommends that 300 copies of the same be printed for the use of the members of the House, and 700 copies for the use of the State Geologist for distribution;

Which was read, and 300 copies ordered printed.

(For biennial report of State Geologist, see Appendix.)

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred the report of the Board of Inspectors of the Missouri State Penitentiary for the years 1893 and 1894, transmitting also the reports of the Warden, Physician and Chaplain,

Recommends that 300 copies of the same, be printed for the use of members of this House, and 1000 copies for distribution.

Which was read, and 300 copies of the bill ordered printed.

(For report, see Appendix.)

Mr. Porterfield, from the Committee on Immigration, submitted the following report:

MR. SPEAKER: Your Committee on Immigration, to which was referred House bill No. 391, entitled

An act to repeal chapter 81 of the Revised Statutes of Missouri of 1889, and enact a new chapter in lieu thereof upon the same subject,

Begs leave to report that it has examined the same, and recommend that it do pass, with the following amendment attached:

Amend House bill No. 391, by striking out the title of bill and substitute therefor the following: "An act to create and establish the office of State Superintendent of Immigration;"

Which was read, amendment agreed to, and 300 copies of bill, as amended, ordered printed.

House bill No. 681 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 682 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 683 was read and
Referred to Committee on Insurance.

House bill No. 684 was read second time and
Referred to Committee on Judiciary.

House bill No. 685 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 686 was read second time and
Referred to Committee on Judiciary.

House bill No. 687 was read second time and
Referred to Committee on Labor.

House bill No. 688 was read second time and
Referred to Committee on Judiciary.

House bill No. 689 was read second time and
Referred to Committee on Private Corporations.

House bill No. 690 was read and
Referred to Committee on Ways and Means.

House bill No. 691 was read and
Referred to Committee on Judiciary.

House bill No. 692 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 693 was read second time and
Referred to Committee on Municipal Corporations.

Mr. Bennett (by consent) introduced House bill No. 696, entitled
An act to require assessors and collectors to plat real estate when
listed or taxes paid thereon;

Which was read first time.

On motion of Mr. Tatum, the consideration of House bill No. 398 was postponed until next Thursday, after the morning hour.

On motion of Mr. Tatum, the House resolved itself into Committee of the Whole for the consideration of House bill No. 615.

After due consideration of the bill,

Mr. Bittinger, of the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificate of indebtedness issued and held in trust by the State for the State school and seminary fund, during the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass.

On motion of Mr. Tatum, the report was adopted and bill ordered engrossed.

On motion of Mr. Tatum, the House resolved itself into Committee of the Whole for consideration of House bill No. 616.

After due consideration of the bill,

Mr. Bittinger, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds,

Begs leave to report that it has examined the same, and recommends that it do pass.

On motion of Mr. Tatum, the report was adopted and bill ordered engrossed.

On motion of Mr. Tatum, the House resolved itself into Committee of the Whole for the consideration of House bill No. 617.

After due consideration of the bill,

Mr. Bittinger, from the Committee of the Whole, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State,

Begs leave to report that it has examined the same, and recommends that it do pass, with amendment:

Amend House bill No. 617 by striking out the first section thereof and inserting in lieu thereof the following: "There is hereby appropriated out of the State treasury, chargeable to the State revenue fund, to be applied to the support of the public schools of the State, one-third of all moneys paid into the State treasury for the years 1895 and 1896, to the credit of the State revenue fund."

On motion of Mr. Tatum, the report of the committee was adopted and the bill ordered engrossed as amended.

On motion of Mr. Tatum, the House resolved itself into a Committee of the Whole for consideration of House bill No. 618.

Mr. Swanger was called to the chair.

After due consideration of the bill,

Mr. Bittinger, from the Committee of the Whole, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization,

Begs leave to report that it has examined the same, and recommends that it do pass.

On motion of Mr. Tatum, the report of the committee was adopted and the bill ordered engrossed.

On motion of Mr. Tatum, the House resolved itself into Committee of the Whole for consideration of House bill No. 619.

Mr. Higbee moved that the vote by which the House agreed to adjourn be reconsidered;

Which was not agreed to.

After due consideration of the bill,

Mr. Bittinger, from the Committee of the Whole, submitted the following report:

MR. SPEAKER: Your Committee of the Whole, to which was referred House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31, 1896,

Begs leave to report that it has considered the same, reports progress and asks leave to sit again.

On motion of Mr. Tatum, report was adopted.

Mr. Johnston moved to take House bill No. 452 from the table;

Which was not agreed to, by the following vote on division:
Ayes 53, noes 44.

On motion of Mr. Kyler, the House adjourned under the rules.

THIRTY-FOURTH DAY—WEDNESDAY, February 13, 1895.

House met pursuant to adjournment.

Mr. Bothwell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Mueller presented a petition from citizens of St. Charles county, Missouri, praying for the enactment of a law to prevent the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Brock presented a petition from citizens of Monett, in the county of Barry, State of Missouri, praying for the submission of an amendment to section 2, article 8, of the Constitution of the State of Missouri, striking out the word "male," etc., etc.; which was read and

Referred to Committee on Constitutional Amendments.

Mr. Best presented a petition from citizens of McDonald county, Mo., praying for the submission of an amendment to section 2, article 8, of the constitution to the qualified voters of the State, striking out the word "male; which was read and

Referred to Committee on Constitutional Amendments.

Mr. McKee offered joint and concurrent resolution No. 16, submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, concerning "Revenue and taxation;"

Which was read first time.

Mr. Tartar presented a petition from citizens of Barry county, Missouri, praying for the submission of an amendment to section 2, article 8, of the constitution of the State of Missouri to the qualified voters of the State, striking out the word "male;" which was read and Referred to Committee on Constitutional Amendments.

Mr. Hancock presented a petition from citizens of Newton county, Mo., praying for the passage of the Choate alien land bill; which was read and

Referred to Committee on Judiciary.

Mr. LeFavor (by request) introduced House bill No. 697, entitled
An act regulating practice in county courts;
Which was read first time.

Mr. Hall introduced House bill No. 698, entitled
An act in relation to prosecuting witnesses and their fees;
Which was read first time.

Mr. McCollum introduced House bill No. 699, entitled
An act to repeal section 2684, article 3, chapter 42, Revised Statutes of the State of Missouri of 1889, and enact a new section in lieu thereof, relating to the duties and powers of railroad commissioners, entitled "Corporations, private;"

Which was read first time.

Mr. McCollum (by request) introduced House bill No. 700, entitled
An act to amend section 8427, article 1, chapter 162. of the Revised Statutes of the State of Missouri of 1889, relating to township organization;

Which was read first time.

Mr. McCollum (by request) introduced House bill No. 701, entitled
An act to repeal section 2675, article 3, chapter 42, of the Revised Statutes of Missouri of 1889, and to enact a new section in lieu thereof, entitled "Railroad classifications, charges—commissioners," and to reduce freight charges;

Which was read first time.

Mr. Johnston introduced House bill No. 702, entitled
An act to amend chapter 172, Revised Statutes 1889, entitled "Wills," by enacting a new section thereto, to be known as section 8918;

Which was read first time.

Mr. Johnston introduced House bill No. 703, entitled
An act to amend section 8230, of chapter 153, of Revised Statutes of the State of Missouri, article 1, entitled "Stenographers in cities and counties having 350,000 inhabitants or more;"

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 704, entitled
An act to provide for the repeal of sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16, of the Session Acts of 1891, known as "Teachers' institutes," providing for the training and licensing of teachers;

Which was read first time.

Mr. Best introduced House bill No. 705, entitled
An act to amend section 4334, chapter 48, article 12, Revised Statutes of Missouri, 1889, volume 1, relating to justices of the peace;
Which was read first time.

Mr. Short of Phelps, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 666, entitled

An act to amend section 333, article 2 of chapter 3, of the Revised Statutes of Missouri of 1889, relating to agricultural and mechanical societies, by providing for forfeiture of charter, and failure to comply with the provisions of said section,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Agriculture ;

Which was read, and the bill so referred.

Mr. Short, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 592, entitled

An act to provide for the separate government of the University of Missouri, Agricultural and Mechanical College, and the School of Mines and Metallurgy, and to provide for their support and maintenance and the maintenance of the Lincoln Institute,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments.

Amendment No. 1 :

Amend section 1 by adding thereto, after the word "learning" in last line, the following: "nor shall more than five members of the Board of Curators be composed of any one political party ;"

Amendment No. 2 :

Amend House bill No. 592, section 9, line 1, by adding after the word "first," the words "Monday in June and the first ;" also add between the words "thereto" and "of" in the fourth line the following words: "and all vouchers filed with the treasurer of the executive board ;"

Which was read, amendments agreed to, and 300 copies of the bill as amended ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 513, entitled

An act to compel railroad companies to build stations where one railroad crosses another,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 212, entitled

An act to regulate the hiring of berths in sleeping cars, and providing a penalty for the violation thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railroad companies whose tracks cross each other at grade to construct joint depots at such crossings,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 656, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof to be known as section 2672, of Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Ways and Means ;

Which was read, and the bill so referred.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 101, entitled

An act to amend section 4992, of chapter 64, of the Revised Statutes of Missouri of 1889, entitled " Fees ;"

Also, Senate bill No. 195, entitled

An act to amend section 7451, of chapter 135, of the Revised Statutes of Missouri 1889, entitled " Recorder of deeds," as follows ; title amended, and agreed to as amended ;

Also, Senate bill No. 153, entitled

An act to amend section 8666, of article 11, of chapter 164, of the Revised Statutes of 1889, by inserting the words " or of any other city in this State having a population of not less than one hundred thousand," between the words " St. Louis " and " or," in the ninth line of said section, and by striking out the word " funded," in the tenth line of said section ;

Also, Senate bill No. 165, entitled

An act to amend an act entitled " An act to amend section 1592, of article 5, of chapter 30, of the Revised Statutes of Missouri 1889, relating to cities of the fourth class," approved March 16, 1893 ;

Also Senate bill No. 173, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to " Practice in Supreme Court and Courts of Appeals ;"

Also, concurrent resolution No. 6, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, concerning the judicial department ;

Also, joint and concurrent resolution No. 8, entitled

Joint and Concurrent resolution requesting our Senators and Representatives to urge the passage of the bill authorizing a national commission to investigate the pollution of navigable streams adjacent to more than one state ;

Also, Senate bill No. 172, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act;"

Also, Senate bill No. 198, entitled

An act to amend section 576, of article 2, chapter 10 of the Revised Statutes of Missouri of 1889, entitled "Attachments;"

Also, Senate bill No. 253, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and to add two new sections thereto;

Emergency clause adopted;

Also, Senate bill No. 158, entitled

An act to amend sections 2779 and 2781, Revised Statutes of 1889, by adding thereto provisions requiring 50 per cent of increases of capital stock to be paid up in lawful money of the United States;

Emergency clause adopted;

In which the concurrence of the House is respectfully requested;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred a petition from the citizens of Ripley county, Mo., requesting the enactment of laws by the 38th General Assembly reducing freight rates on the shipment of live-stock, farming implements, wagons, furniture, etc.,

Begs leave to report that it has examined the same, and recommends that it be referred to the Railroad and Warehouse Commissioners;

Which was read, and so referred.

On motion of Mr. Griffiths, House bill No. 190 was taken from the table, placed upon the calendar and ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, also to repeal section 52 of said act, and enact a new section in lieu thereof, to be known as section 52;

Also, House bill No. 351, entitled

An act to require prosecuting attorneys to file with every information in criminal cases a brief statement of the substance of the testimony of each witness for the State, with the name, residence and occupation of each witness;

Also, House bill No. 155, entitled

An act to repeal section 2688, article 3, chapter 42, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the salaries of railroad commissioners;

Also, House bill No. 353, entitled

An act relating to evidence in criminal cases, enacting a new section to be known as section 4208a, of article 7, chapter 48, of the Revised Statutes of the State of Missouri,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 401, entitled

An act to repeal section 2 of an act entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates and political committees, and provide penalties and remedies for violation of this act," approved March 31, 1893;

Also, House bill No. 42, entitled

An act relating to railroad companies, and giving additional powers to the Board of Railroad and Warehouse Commissioners, and prescribing certain duties and liabilities of railroad companies;

Also, House bill No. 368, entitled

An act to amend section 3959, of article 9, of the Revised Statutes of Missouri, in relation to crimes and punishments;

Also, House bill No. 415, entitled

"Crimes and punishments"—An act to amend section 3854, article 8, chapter 47, Revised Statutes of the State of Missouri, 1889, entitled "Crimes and punishments—offenses against public morals and decency or the public and miscellaneous offenses," in relation to Sabbath-breaking;

Also, House bill No. 419, entitled

An act to amend section 4526 of chapter 55 of the Revised Statutes of Missouri, entitled "Dower,"

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 426, entitled

An act to amend section 2484, of article 1, chapter 42, Revised Statutes of the State of Missouri of 1889, relating to private corporations;

Also, House bill No. 450, entitled

An act to amend sections 3780 and 3781, of article 7, chapter 47, Revised Statutes of 1889, relating to crimes and punishments;

Also, House bill No. 445, entitled

An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy;

Also, House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations

incurring loss or damage by fire, under policies of insurance of such companies within this State ;

Also, House bill No. 352, entitled

An act to repeal sections 4075 and 4097, article 4, chapter 48, Revised Statutes of the State of Missouri, relating to practice and proceedings in criminal cases, and to enact four new sections in lieu thereof, to be known as sections 4075, 4075*a*, 4095 and 4095*a*,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 177, entitled

An act to repeal section 7094, Revised Statutes of 1889, relating to mortgages and deeds of trust,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 636, entitled

An act to amend sections 6705 and 6713, Revised Statutes of 1889, chapter 102, article 1, entitled "Mechanics' liens," and to amend said article 1, of chapter 102, by adding a new section thereto, to be known as section 6713*a*, providing for the consolidation of actions to enforce mechanics' liens, and the stay of proceedings to enforce the same until the liens are filed,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 671, entitled

An act to establish a statute revision commission consisting of two commissioners, to prescribe their qualifications, compensation and the manner of their selection, to define their duties and powers and to make an appropriation therefor,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 628, entitled

An act to amend section 6200, article 6, chapter 94, Revised Statutes of the State of Missouri, relating to "Justices' courts, appearance, pleadings, adjournments and consolidations of actions,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 552, entitled

An act to amend section 7093, of the Revised Statutes of Missouri, 1889, relating to notices of sales of real estate under mortgages and deeds of trust,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 492, entitled

An act to regulate the terms of county officers, and prohibit them from being their own successors,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 579, entitled

An act to amend chapter 17 of the Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes," by striking out section 736 and enacting a new section in lieu thereof as follows, to be known as section 736,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that another bill on same subject has been reported favorably ;

Which was read.

Mr. Bothwell, from Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 652, entitled

An act to provide additional compensation for judges of circuit courts composed of one county and having one judge,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 512, entitled

An act to repeal section 48, article 4, of Session Acts of 1893, relating to cities of the third class, and conferring upon the police judges in such cities the full power of a justice of the peace,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 327, entitled

An act providing for the institution of an action at law or equity in the Supreme Court of the United States, or to create a commission to ascertain and definitely re-locate the boundary line, or certain parts thereof, now in dispute between the states of Missouri and Iowa, and making an appropriation therefor,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that Senate bill No. 99 has been reported favorably ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 566, entitled

An act to amend section 5510 of the Revised Statutes of Missouri of 1889, relating to "Injunctions,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 557, entitled

An act to amend section 2538 of the Revised Statutes of Missouri of 1889, relating to "Debts due by corporations for labor,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 553, entitled

An act to amend section 2266, of the Revised Statutes of Missouri of 1889, relating to changes of venue,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 556, entitled

An act to amend section 527 of the Revised Statutes of Missouri of 1889, relating to attachment bonds,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 372, entitled

An act to provide for the redemption of real estate sold at execution or judicial sale,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 336, entitled

An act requiring all sales of property under mortgage or deeds of trust to work an extinguishment of the debt or obligation for which the mortgage or deed of trust was given,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 116, entitled

An act to amend section 2167, chapter 33, article 7, of the Revised Statutes of Missouri, by adding a provision thereto relating to bills of exceptions,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 559, entitled

An act to amend section 4910 of chapter 63 of Revised Statutes of 1889, entitled "Executions,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 554, entitled

An act to amend section 2262, of the Revised Statutes of Missouri of 1889, relating to changes of venue in civil cases, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 555, entitled

An act to amend section 3323, of the Revised Statutes of Missouri of 1889, relating to elections of special judges,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred House bill No. 462, entitled

An act to repeal sections 1, 2, 3, 6, 7 and 12, of an act entitled "An act to establish a criminal court in Buchanan county, and to provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 546, entitled

An act to repeal sections 7208, 7209 and 7210, entitled "Pawn-brokers," and to enact new sections in lieu thereof to be known as sections 7208, 7209, 7210 and 7210a,

Begs leave to report that it has examined the same, and recommends that it do pass, when committee amendment herewith submitted has been adopted:

Amend House bill No. 546 by striking out the word "twelve," wherever it occurs in section 7209, and inserting the word "four," in every such place;

Which was read, amendment agreed to, and 300 copies of bill, as amended, ordered printed.

Mr. Bothwell, from the committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 582, entitled

An act to amend section 6011, of chapter 92, of the Revised Statutes of Missouri, 1889, entitled "Judgments,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 573, entitled

An act to amend section 41, Laws of Missouri, Extra Session 1892, relating to judicial circuits and terms of court,

Begs leave to report that it has examined the same, and recommend that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 664, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 571, entitled

An act to establish an appellate court to be known as the "Missouri Court of Appeals,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 99, entitled

An act providing for the institution of an action at law or equity in the Supreme Court of the United States, or to create a commission to ascertain and definitely relocate the boundary line, or certain parts thereof now in dispute, between the States of Missouri and Iowa, and making an appropriation of money therefor,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 247, entitled

An act to provide for relieving real estate from the lien of a lis pendens,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 132, entitled

An act repealing section 2252, article 11, of chapter 33, of the Revised Statutes of Missouri of 1889, entitled "Change of venue," and to enact a new section in lieu thereof to be known and designated as section 2262,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 349, entitled

An act to amend section 6845, of chapter 108, of the Revised Statutes of 1889 of the State of Missouri, entitled "Marriages and marriage contracts,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 428, entitled

An act to establish accuracy in weighing on public scales,
Begs leave to report that it has examined the same, and recommends that it do not pass ;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 519, entitled

An act to repeal section 8922, chapter 173, of the Revised Statutes of Missouri, entitled "Witnesses," and to enact a new section in lieu thereof, to be numbered 8922,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 361, entitled

An act to repeal section 231, of chapter 1, of the Revised Statutes of Missouri, 1889, relating to final settlements of executors and administrators, and to enact a new section in lieu thereof, relating to the same subject-matter,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 470, entitled

An act to amend section 6774, of article 2, chapter 103, of the Revised Statutes of Missouri of 1889, entitled "Limitations of actions,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 320, entitled

An act creating and establishing the Thirtieth judicial circuit of the State of Missouri, and designating the times of holding court therein,

Begs leave to report that it has examined the same, and recommends that it do not pass :

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 476, entitled

An act to amend section 7104, of chapter 116, of the Revised Statutes of 1889, by adding a new section, to be known as section 7104a, relating to assignments and releases of mortgages and deeds of trust,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 267, entitled

An act to amend section 605, chapter 11, Revised Statutes of Missouri 1889, entitled "Attorneys-at-law,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 93, entitled

An act to repeal section 4906, chapter 63 of the Revised Statutes of Missouri, and enacting in lieu thereof a new section in relation to "Executions,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 314, entitled

An act to repeal section 2402, of the Revised Statutes of 1889, and to enact a new section in lieu thereof, entitled "Conveyance of real estate,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 545, entitled

An act to amend chapter 17, of the Revised Statutes of Missouri 1889, entitled "Bills of exchange and negotiable promissory notes," by striking out section 737, and enacting a new section in lieu thereof, as follows, to be known as section 737,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 565, entitled

An act to amend section 7093 of chapter 116 of Revised Statutes of 1889, entitled "Mortgages and deeds of trust,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 540, entitled

An act to repeal section 631 of article 2, chapter 13, of Revised Statutes of Missouri, 1889, and enact a new section in lieu thereof relating to prosecuting and circuit attorneys,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 400, entitled

An act to repeal section 3416, article 5, chapter 46, Revised Statutes of 1889, relating to county courts, and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 120, entitled

An act to amend section 2262 of the Revised Statutes, regulating change of venue,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 302, entitled

An act to amend section 522, entitled "Attachments," of article 1, chapter 10, of Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 62, entitled

An act to amend section 591, of the Revised Statutes, relating to "Writs of attachments,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 193, entitled

An act to amend section 2403 of chapter 40 of the Revised Statutes of Missouri, entitled "Conveyances of real estate," adding certain words thereto,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER : Your Committee on Labor, to which was referred House bill No. 687, entitled

An act to protect the wage-earners of this State, and compel all corporations, companies or individuals doing business in this State to make monthly payments,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Walton, from the Committee on Manufactures, submitted the following report :

MR. SPEAKER : Your Committee on Manufactures, to which was referred House bill No. 679, entitled

An act defining adulterated vinegar, prohibiting the manufacture, keeping for sale and sale thereof, and providing for the branding of cider vinegar by the manufacturer or producer, in the original package,

Begs leave to report that it has examined the same and recommends that it do not pass, for the reason that an act entitled "Vinegar—manufacture and sale," approved April 1, 1891, found on page 218 of Session Acts of 1891, covers practically the same ground ;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Private Corporations, to which was referred House bill No. 99, entitled

An act to compel telegraph companies doing business in this State to transmit with each message the date of filing the same for transmission, and providing penalties for the violation hereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Private Corporations, to which was referred House bill No. 651, entitled

An act to amend an act entitled "An act to regulate bond investment companies and companies organized to place or sell bonds, certificates or debentures on the installment or partial payment plan," approved April 21, 1893, by striking out certain words from section 1, and by adding a new section thereto,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Private Corporations, to which was referred Senate bill No. 25, entitled

An act to amend section 2 of an act entitled "An act to require every foreign corporation doing business in this State to have a public office or place of business in this State at which to transact business, subjecting it to certain conditions and requiring it to file its articles or charter of incorporation with the Secretary of State, and to pay certain taxes and fees," approved April 21, 1891,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 105, entitled

An act to amend section 6 and section 7, of an act of the General Assembly of 1893, entitled "An act to establish special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein, and for other purposes," approved March 9, 1893,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 75, entitled

An act to repeal section 1778, article one (1), chapter 31, Revised Statutes of 1889, entitled "An act relating to cities and towns, miscellaneous provisions and general powers," and to enact a new section in lieu thereof, to be known as section 1778, article one (1), chapter 31, Revised Statutes of Missouri 1889,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 662, entitled

An act to prevent municipal authorities from granting to any one company or corporation a monopoly in the use of streets,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the law incorporated in the bill is now the law of the land ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporation, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 674, entitled

An act to amend article 1 of chapter 31 of the Revised Statutes of Missouri, 1889, entitled "An act—Cities and towns, miscellaneous provisions and general powers," by adding a new section thereto to be numbered 1946b,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 647, entitled

An act to amend section 3 of an act relating to the establishment of a board of police commissioners in the City of St. Louis, approved March 22, 1861, as amended December 12, 1863, entitled "Police,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 575, entitled

An act to fix the number of members, and to provide for proportional representation in the house of legislation elected by general ticket, in cities of 100,000 population and over, or that may hereafter have a population of 100,000 or over,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 693, entitled

An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri 1889, by adding thereto a new clause,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 661, entitled

An act to prohibit the operation of street railroads along streets without the consent of a majority of the owners of property on such streets,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 473, entitled

An act to secure to each county, city, village and other municipal or public corporation adequate compensation for the occupation or use of its streets or other public lands by private companies, copartnerships, corporations or individuals,

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendments:

Amendment No. 1:

Amend House bill No. 473, section 1, by inserting in line 15, after the word "the," and before the word "bidder," the word "responsible;" also, by striking out the word "five," in the twentieth line, and inserting in lieu thereof the word "two;"

Amendment No. 2:

Amend House bill No. 473, by striking out section 4 and inserting in lieu thereof the following:

"Section 4. Nothing in this act shall be construed to prohibit the public authorities of such county, city, village or other municipal or public corporation from rejecting any and all bids;"

Which was read, amendments agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Best, from Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 588, entitled

An act to repeal section 26 of an act approved March 31, 1891, entitled "An act providing for and regulating the fees, emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the supreme court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of register of lands of state, for duties of the secretary of state, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith;"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Best, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 624, entitled

An act to repeal section 7640, article 4, chapter 138, Revised Statutes of the State of Missouri, relating to revenue collectors' commissions, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Best, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 122, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 64, entitled

An act to amend section 4204, article 7, chapter 48 of the Revised Statutes of Missouri, 1889, entitled "Criminal cases, practice and proceedings in," relating to time allowed defendant for challenging jury in capital cases,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 653, entitled

An act to amend chapter 93, of the Revised Statutes of Missouri of 1889, relating to grand and petit juries, by repealing section 6073, and enacting a new section in place thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 412, entitled

An act to prevent the abuse of mesmerism and hypnotism,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 663, entitled "An act to prevent the wearing of hats at public gathering, churches and theaters will say," that after carefully discussing this important measure for nine long weary hours, our committee was and is still somewhat divided in opinion, as to the propriety of such a departure from established usage. However, a majority of your committee are of the opinion that this bill in its present form should not pass and hereby report adversely, for the following reasons: The bill makes no distinctions between sex. It would, if passed, prevent a lady from wearing a narrow brim hat, even without feathers or a flower garden, which in the opinion of the majority is too great a departure from long-established custom, and would array the gentler sex against the Missouri Legislature, and might have the effect of clearing the gallery, and thus deprive the old bald-headed Solons and the bright young law-makers of the gentle smiles from the galleries without which life in this hall would be a burden to all.

Which was read.

Mr. Drabelle (by consent) offered the following resolution :

Resolved, That the Senate be requested to return to the House, House bill 229, incorrectly reported.

Which was read and adopted.

Mr. DeReign moved that House bill No. 663 be printed and placed on the calendar ;

Which was agreed to by the following vote on division : Ayes 44, noes 27.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 612, entitled

An act to repeal section 5 of an act entitled "An act to amend sections 7796 and 7800, of chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to roads and highways, and also to repeal sections 7798 and 7799 of the same chapter and article, and insert in lieu thereof two new sections," approved March 23, 1893.

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 161, of the Revised Statutes 1889, relating to roads and highways,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 681, entitled

An act to amend an act entitled "An act to amend section 7825, chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to roads and highways,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 694 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 695 was read second time and Referred to Committee on Judiciary.

House bill No. 696 was read second time and Referred to Committee on Ways and Means.

On motion of Mr. Wetzel, House bill No. 640 was reported back and

Referred to Committee on Justices of the Peace.

On motion of Mr. Davidson,

House bill No. 412 was ordered printed and placed on the calendar.

Senate bill No. 170, entitled

An act to amend section 3 of an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810, 7811 and 7815, of chapter 140, of the Revised Statutes of Missouri, as amended by an act entitled 'an act to amend sections 7806 and 7814, of chapter 140, article 1, of the Revised Statutes of Missouri relating to roads and highways, approved April 20, 1891,'" and enact in lieu thereof seven new sections approved March 28, 1893,

Was read first time.

Senate bill No. 127, entitled

An act to amend section 1880, of article 1, chapter 31, of the Revised Statutes of 1889, relating to extending the corporate limits of certain cities, etc.,

Was read first time.

Senate bill No. 126, entitled

An act to enable cities having or which may hereafter have a population of over 100,000 and less than 300,000 inhabitants, whether organized under general law or special charter, or under the provisions of section 16 of article 9 of the constitution, to issue and sell bonds for the purpose of paying judgments and decrees of courts, and to provide for the payment of such bonds,

Was read first time.

On motion of Mr. Schooler, House bill No. 675 was re-referred to the Committee on Roads and Highways.

Mr. Tubbs (by leave of House) offered the following resolution:

Whereas, The constitutional limit of the Legislature is now drawing to a close; and

Whereas, There is much business of importance upon which the Legislature should take action; therefore

Resolved, That hereafter the House shall hold a morning session on each legislative day of the week, an afternoon session on each legislative day of the week except Saturday, and evening sessions on Tuesday, Wednesday and Friday evenings.

Which was read, and laid over under the rules for one day.

House bill No. 26, and the amendment thereto, which was pending, and was made a special order for today, was called up.

Mr. Avery (by leave) presented a petition from the citizens of the State of Missouri, praying the 38th General Assembly to enact a law for the protection of public health, and the prevention of adulteration of dairy products; which was read and referred to the Committee on Agriculture.

On motion of Mr. Murray, the committee substitute for House bill No. 26 and the amendments thereto were re-referred to Committee on Agriculture.

Mr. Choate (by consent) introduced House bill No. 706, entitled

An act to amend section 359, of article 2, of chapter 5, of the Revised Statutes of the State of Missouri of 1889, entitled "Animals;"

Which was read first time.

Mr. Drum (by consent) introduced House bill No. 707, entitled

An act to amend article 1, of chapter 94, of the Revised Statutes of Missouri, 1889, relating to fees of justices of the peace, constables and deputy constables in all counties having a population of 70,000 inhabitants or less;

Which was read first time.

Mr. Drum (by consent) introduced House bill No. 708, entitled

An act to enact a law establishing a state road and highway commission, and appropriating money for carrying out the provisions of the same;

Which was read first time.

Mr. Stickney (by consent) introduced House bill No. 709, entitled

An act to repeal section No. 8021, chapter 143, article 1, of the Revised Statutes of 1889, entitled "Schools," and enact a new section in lieu thereof;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 710, entitled An act to amend section 4859, article 2, chapter 89 of the Revised Statutes of Missouri, entitled "Insurance;"

Which was read first time.

Mr. Tartar moved that House bill No. 452 be taken from the table;

Which was agreed to by the following vote on division: Ayes 85, noes 2.

House bill No. 452 was then ordered printed and placed on the calendar.

Mr. Tubbs moved that House bill No. 79, which was laid over informally, be called up.

On motion of Mr. Rothwell, the consideration of House bill No. 79 was made a special order for next Friday morning, February 15, 1895, at 10 o'clock.

Mr. Cherrington moved that House bill No. 502 be printed and placed on the calendar;

Which was agreed to by the following vote on division: Ayes 52, noes 10.

House bill No. 313 was called up for amendment and engrossment, and passed informally.

House bill No. 259 was called up for amendment and engrossment.

Mr. Shaw offered the following amendment:

Amend House bill No. 259 by adding a section thereto, to be known and designated as section 16, which shall read as follows:

Section 16. The provisions of this article are hereby suspended until a majority of the legal voters of Cedar county, voting at any general or special election, called for that purpose, shall decide to enforce the same in that county; and provided further, that the county court of Cedar county shall, upon the petition of one hundred householders of said county, at a general election, and may, upon such petition, at a special election called for that purpose, cause the same to be submitted to the qualified voters of said county. The question of submitting the provisions of this article, and the said election, shall be governed by the provisions of law governing the general or special elections for restraining domestic animals from running at large in this State.

Which was read.

Mr. Wetzel moved the previous question;

Which was agreed to by the following vote on division: Ayes 65, noes 23.

The amendment to House bill No. 259 offered by Mr. Shaw was then rejected by the following vote on division: Ayes 39, noes 61.

House bill No. 259 was then ordered engrossed.

Mr. Armstrong moved to take a recess until 2 o'clock p. m.;

Which was agreed to by the following vote on division: Ayes 70, noes 38.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Speaker *pro tem.* Mueller.

Mr. Bothwell offered the following resolution :

Resolved, That the House give the use of the Hall of Representatives to Dr. Brummel Jones, of Kansas City, on Wednesday night, February 20, for the purpose of a free lecture on the subject of the House bill which relates to the establishment of a home for feeble-minded youth.

Which was read and adopted.

On motion of Mr. Bothwell, House bills Nos. 652 and 671 were given precedence over all other House printing, with the exception of the appropriation bill, and were made a special order for Saturday, February 16, 1895, after the morning hour.

On motion of Mr. Tatum,

The House resolved itself into Committee of the Whole for consideration of House bill No. 619.

After due consideration of the bill,

Mr. Bittinger, from the Committee of the Whole House, submitted the following report :

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31, 1896,

Begs leave to report that it has examined the same, and recommends that it do pass, with the committee amendment ;

Which was read.

Messrs. Brock and Young of Texas demanding the ayes and noes on the adoption of the report, it was adopted by the following vote :

AYES—Messrs.

Anderson,	Edgar,	LeFavor,	Ross,
Armstrong,	Freeman,	LeRoy,	Rothwell,
Avery,	Gay,	McCollum,	Russell (N. Madrid),
Bittinger,	Gill,	McIntyre,	Sawyer,
Bothwell,	Gmelich,	McKee,	Schooler,
Bourn,	Grubb,	Melson,	Sherrill,
Breit,	Hall,	Miller,	Short (Cole),
Buckner,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Burks,	Harrison,	Moran,	Spencer (St. L. City)
Cape,	Higbee,	Mortimer,	Sullinger,
Chinn,	Hinde,	Old,	Swanger,
Choate,	Jenkins,	O'Reilly,	Tate,
Correll,	Johnston,	Pettijohn,	Walton,
Crisp,	Jones (Jackson),	Phipps,	Watson,
Daneri,	Kasey,	Pollock,	Weaver,
Davidson,	Kline,	Porterfield,	Weinhold,
Denslow,	Kyler,	Pritchett,	Wetzel,
DeReign,	Lane,	Robertson,	Young (St. Fran.)
Drabelle,	Leazenby,	Rohne,	—75.

NOES—Messrs.

Arnett,	Dyer,	Moore (Stone),	Spencer (Douglas),
Baughner,	Fuson,	Mueller,	Spurgeon,
Benner,	George,	Murray,	Steel,
Bennett,	Griffiths,	O'Dell,	Stickney,
Best,	Hancock,	Odneal,	Tartar,
Brock,	Jones (Hickory),	Sachse,	Tatum,
Calhoun,	McKearly,	Sailor,	Temme,
Cherrington,	McPherson,	Schoppenhorst,	Tubbs,
Davis (Wayne)	Martin,	Shaw,	Warner,
Davison,	Middleton,	Short (Phelps),	Waymeyer,
DeFord,	Minnis,	Smith (Howell),	Young (Texas)—45.
Drum,			

Absent—Messrs.

Carroll,
Davis (Taney),
Denny,

Ferguson,
Gurney,

Hart,
Julian,

Lynch,
Pratte—9.

Absent with leave—Messrs.

Atkins,
Collins,
Coppedge,

Cox,
Jones (Polk)
Mahan,

Marsh,
Meriwether,

Sartin,
Schumacher—10.

Sick—Mr. Speaker—1.

Mr. Atkins was granted leave of absence until tomorrow.

Messrs. Sartin, Schumacher and Collins were granted leave of absence.

On motion of Mr. Moran,

House bill No. 619 was taken up for amendment and engrossment.

Mr. Tubbs offered the following amendment:

Amend House bill No. 619, page 1, section 2, by striking out all of said section after the word "stenographer" in the fourth line of said section, and inserting in lieu thereof the following: "two thousand dollars (\$2000)—in all eighteen thousand dollars (\$18,000);"

Which was read.

Messrs. Young of Texas and Tubbs demanding the ayes and nays on the amendment, it was rejected by the following vote:

AYES—Messrs.

Arnett,
Baughner,
Benner,
Bennett,
Best,
Breit,
Brock,
Calhoun,
Cherrington,
Davis (Taney),
Davis (Wayne),
DeFord,
Denslow,
Freeman,
Fuson,

Griffiths,
Hancock,
Hinde,
Jones (Hickory),
Jones (Jackson),
Leazenby,
LeFavor,
LeRoy,
McKearly,
McPherson,
Martin,
Middleton,
Miller,
Minnis,

Moore (Stone),
Mueller,
Murray,
O'Dell,
Odneal,
Pettijohn,
Phipps,
Robertson,
Sachae,
Sailor,
Schoppenhorst,
Shaw,
Sherrill,
Short (Phelps),

Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Stickney,
Sullinger,
Tartar,
Tatum,
Temme,
Tubbs,
Warner,
Watson,
Waymeyer,
Young (Texas)—57.

NOES—Messrs.

Anderson,
Armstrong,
Avery,
Bittinger,
Bothwell,
Bourn,
Buckner,
Burks,
Cape,
Carroll,
Chinn,
Choate,
Correll,
Crisp,
Daneri,
Davidson,

DeReign,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
George,
Gill,
Gmelich,
Grubb,
Hall,
Hammond,
Higbee,
Jenkins,
Johnston,
Kasey,

Kline,
Kyler,
Lane,
McCollum,
McIntyre,
McKee,
Marsh,
Melson,
Moore (Mississippi),
Moran,
Mortimer,
Old,
O'Reilly,
Pollock,
Porterfield,

Pritchett,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sawyer,
Schooler,
Short (Cole),
Smith (Buchanan),
Swanger,
Tate,
Walton,
Weaver,
Wetzel,
Young (St. Francois)—62.

Absent—Messrs.

Davison,
Denny,
Gay,

Gurney,
Harrison,
Hart,

Julian,
Lynch,
Pratte,

Spencer (St. L. City)
Weinhold—11.

Absent with leave—Messrs.

Atkins,	Cox,	Mahan,	Sartin,
Collins,	Jones (Polk),	Meriwether,	Schumacher—9.
Coppedge,			

Sick—Mr. Speaker—1.

Mr. Coppedge was granted leave of absence until to-morrow.

Mr. Young of Texas offered the following amendment :

Amend House bill 619 by striking out the words "one thousand eight hundred dollars," in line 24 of section 3, as amended, and insert in lieu thereof the words "one thousand six hundred dollars ;"

Which was read.

Messrs. Young of Texas and Tubbs demanding the ayes and nays on the amendment, it was lost by the following vote :

AYES—Messrs.

Arnett,	Fuson,	Miller,	Spencer (Douglas),
Baughner,	Gay,	Moore (Stone),	Spurgeon,
Benner,	George,	Murray,	Steel,
Bennett,	Griffiths,	O'Dell,	Stickney,
Best,	Gurney,	Odneal,	Sullinger,
Brock,	Hancock,	Porterfield,	Tartar,
Calhoun,	Harrison,	Robertson,	Tatum,
Cherrington,	Jones (Hickory),	Rohne,	Temme,
Davis (Taney),	Jones (Jackson),	Sachse,	Tubbs,
Davis (Wayne),	LeRoy,	Sailor,	Walton,
DeFord,	McKearly,	Schoppenhorst,	Warner,
Drum,	McPherson,	Shaw,	Waymeyer,
Dyer,	Martin,	Smith (Howell),	Young (Texas)—54.
Freeman,	Middleton,		

NOES—Messrs.

Anderson,	Davidson,	Kline,	Pollock,
Armstrong,	Denny,	Kyler,	Pritchett,
Avery,	Denslow,	Lane,	Rothwell,
Bittinger,	DeReign,	Leazenby,	Russell (N. Madrid),
Bothwell,	Drabelle,	LeFavor,	Sawyer,
Bourn,	Edgar,	McCollum,	Schooler,
Breit,	Ferguson,	McKee,	Sherrill,
Buckner,	Gill,	Marsh,	Short (Cole),
Burks,	Gmelich,	Melson,	Smith (Buchanan),
Cape,	Grubb,	Moore (Mississippi),	Swanger,
Carroll,	Hall,	Moran,	Tate,
Chinn,	Higbee,	Mortimer,	Watson,
Choate,	Hinde,	Old,	Weaver,
Correll,	Jenkins,	O'Reilly,	Weinhold,
Crisp,	Johnston,	Pettijohn,	Wetzel—63.
Daneri,	Kasey,	Phipps,	

Absent—Messrs.

Davison,	Lynch,	Mueller,	Short (Phelps),
Hammond,	McIntyre,	Pratte,	Spencer (St. L. City),
Hart,	Mahan,	Ross,	Young (St. Franc.)
Julian,	Minnis,		—14.

Absent with leave—Messrs.

Atkins,	Coppedge,	Jones (Polk),	Sartin,
Collins,	Cox,	Meriwether,	Schumacher—8.

Sick—Mr. Speaker—1.

Mr. Robertson offered the following amendment :

Amend section 8 of House bill No. 619, by striking out all of said section after the word "dollars" in the second line, and inserting in lieu thereof the following: "For the salary of the clerk in the office of Attorney-General, \$3000—in all, \$7000 ;"

Which was read.

Messrs. Young of Texas and Tubbs demanding the ayes and noes on the amendment, it was adopted by the following vote:

AYES—Messrs.

Anderson,	DeReign,	Kline,	Robertson,
Armstrong,	Drabelle,	Kyler,	Rohne,
Avery,	Ferguson,	Lane,	Ross,
Bittinger,	Freeman,	LeRoy,	Rothwell,
Bourn,	Gill,	McCollum,	Russell (N. Madrid),
Breit,	Gmelich,	McKee,	Schooler,
Buckner,	Grubb,	Marsh,	Sherrill,
Burks,	Gurney,	Moore (Mississippi),	Short (Cole),
Cape,	Hall,	Moran,	Smith (Buchanan),
Carroll,	Hammond,	Mortimer,	Swanger,
Chinn,	Harrison,	Old,	Tate,
Choate,	Higbee,	O'Reilly,	Warner,
Correll,	Hinde,	Pettijohn,	Weaver,
Crisp,	Jenkins,	Phipps,	Weinhold,
Daneri,	Johnston,	Pollock,	Young (St. Francois)
Davidson,	Julian,	Pritchett,	—65.
Denny,	Kasey,		

NOES—Messrs.

Arnett,	Fuson,	Minnis,	Spencer (Douglas),
Baughner,	Gay,	Moore (Stone),	Spurgeon,
Benner,	George,	Mueiler,	Steel,
Bennett,	Griffiths,	Murray,	Stickney,
Best,	Hancock,	O'Dell,	Sullinger,
Brock,	Jones (Hickory),	Odneal,	Tartar,
Calhoun,	Jones (Jackson),	Porterfield,	Tatum,
Cherrington,	Leazenby,	Sachse,	Temme,
Davis (Wayne),	LeFavor,	Sailor,	Tubbs,
DeFord,	McKearly,	Sawyer,	Walton,
Denslow,	McPherson,	Schoppenhorst,	Watson,
Drum,	Martin,	Shaw,	Waymeyer,
Dyer,	Middleton,	Short (Phelps),	Wetzel,
Edgar,	Miller,	Smith (Howell),	Young (Texas)—56.

Absent—Messrs.

Bothwell,	Hart,	Melson,	Spencer (St. L. City)
Davis (Taney),	Lynch,	Pratte,	—9.
Davison,	McIntyre,		

Absent with leave—Messrs.

Atkins,	Cox,	Mahan,	Sartin,
Collins,	Jones (Polk),	Meriwether,	Schumacher—9.
Coppedge,			

Sick—Mr. Speaker—1.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate concurrent resolution No. 11, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, relating to water-works, electric or other light plants and public sewers in cities of the third and fourth classes;

In which the concurrence of the House is respectfully requested;
Which was read.

Mr. Julian was reported sick.

Mr. Lynch was granted leave of absence for one day.

Mr. Spurgeon moved to adjourn;

Which was not agreed to.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 619, by striking out the words "Twenty-one thousand dollars," in line 7 of section 4, and insert in lieu thereof the words "eighteen thousand four hundred dollars;"

Which was not agreed to by the following vote on division: Ayes 26, noes 50.

Mr. Young of Texas moved to adjourn;

Which was not agreed to by the following vote on division: Ayes 50, noes 59.

Mr. Moran moved the previous question on the engrossment of House bill No. 619.

Messrs. Young of Texas and Temme demanding the ayes and noes on motion of previous question, it was agreed to by the following vote:

Ayes—Messrs.

Anderson,	Drabelle,	Lane,	Rohne,
Armstrong,	Dyer,	LeRoy,	Ross,
Avery,	Ferguson,	McCollum,	Rothwell,
Best,	Freeman,	McKearly,	Russell (N. Madrid),
Bittinger,	Fuson,	McKee,	Sawyer,
Bothwell,	Gay,	McPherson,	Schoppenhorst,
Bourn,	George,	Marsh,	Schooler,
Breit,	Gill,	Melson,	Shaw,
Buckner,	Gmelich,	Middleton,	Short (Cole),
Burks,	Griffiths,	Miller,	Smith (Buchanan),
Cape,	Grubb,	Moore (Mississippi),	Spencer (St. L. city),
Carroll,	Hall,	Moran,	Stickney,
Chinn,	Hammond,	Mortimer,	Swanger,
Choate,	Hancock,	Mueller,	Tate,
Correll,	Harrison,	Old,	Walton,
Crisp,	Higbee,	O'Reilly,	Warner,
Daneri,	Jenkins,	Pettijohn,	Watson,
Davidson,	Johnston,	Phipps,	Waymeyer,
DeFord,	Jones (Jackson),	Pollock,	Weaver,
Denny,	Julian,	Porterfield,	Weinhold,
Denslow,	Kline,	Pritchett,	Wetzel,
DeReign,	Kyler,	Robertson,	Young (St. Francois)

—88.

NOES—Messrs.

Arnett,	Kasey,	Sachse,	Sullinger,
Bennett,	Leazenby,	Short (Phelps),	Tartar,
Brock,	LeFavor,	Smith (Howell),	Tatum,
Calhoun,	Moore (Stone),	Spencer (Douglas),	Temme,
Cherrington,	Murray,	Spurgeon,	Tubbs,
Davis (Wayne),	O'Dell,	Steel,	Young (Texas)—26.
Jones (Hickory),	Odneal,		

Absent—Messrs.

Baughner,	Edgar,	Lynch,	Minnis,
Benner,	Gurney,	McIntyre,	Pratte,
Davis (Taney),	Hart,	Mahan,	Sailor,
Davison,	Hinde,	Martin,	Sherrill—17.
Drum,			

Absent with leave—Messrs.

Atkins,	Coppedge,	Jones (Polk),	Sartin,
Collins,	Cox,	Meriwether,	Schumacher—8.

Sick—Mr. Speaker—1.

House bill No. 619 was then ordered engrossed by the following vote on division: Ayes 71, noes 10.

Mr. Rothwell moved to adjourn until 10 o'clock tomorrow morning;

Which was agreed to by the following vote on division: Ayes 53, noes 52.

THIRTY-FIFTH DAY—THURSDAY, February 14, 1895.

House met pursuant to adjournment.

Speaker pro tem. Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Julian offered the following resolution :

Whereas, Proceedings have been instituted at St. Louis to foreclose a first mortgage on the Union Pacific railroad in favor of private individuals who hold bonds for \$27,000,000; and

Whereas, The United States Government holds a second mortgage on said road for \$78,000,000; and

Whereas, Managers of said road have had it capitalized, and making it earn on \$117,000 per mile, when the road could be constructed and equipped for \$25,000; therefore, be it

Resolved, That this House request the United States Senators and Representatives from Missouri to vote for measures to have the Government's mortgage foreclosed, and for the Government ownership and operation of said road; to charge only enough to pay the actual cost of constructing such a road, and the operating expenses thereof.

Which was read.

Messrs. Fuson and Julian demanding the ayes and noes on the resolution, it was adopted by the following vote :

A YES—Messrs.

Anderson,	DeReign,	McIntyre,	Sachse,
Armstrong,	Dyer,	McKearly,	Schoppenhorst,
Arnett,	Ferguson,	McKee,	Schooler,
Atkins,	Fuson,	Marsh,	Sherrill,
Avery,	George,	Martin,	Short (Cole),
Benner,	Gill,	Melson,	Smith (Buchanan),
Bennett,	Hall,	Meriwether,	Spencer (Douglas),
Bourn,	Hammond,	Miller,	Steel,
Brock,	Hancock,	Minnis,	Sullinger,
Buckner,	Harrison,	Moore (Mississippi),	Tate,
Burks,	Jenkins,	Mortimer,	Tatum,
Cape,	Johnston,	O'Dell,	Tubbs,
Carroll,	Julian,	Old,	Warner,
Cherrington,	Kasey,	O'Reilly,	Waymeyer,
Chinn,	Kline,	Pettijohn,	Weaver,
Choate,	Kyler,	Phipps,	Weinhold,
Correll,	Lane,	Pritchett,	Wetzel,
Daneri,	LeFavor,	Ross,	Young (St. Fran.),
Davidson,	Lynch,	Rothwell,	Young (Texas)—79.
DeFord,	McCollum,	Russell (N. Madrid),	

NOES—Messrs.

Baughner,	Gay,	Middleton,	Sawyer,
Bittinger,	Gmelich,	Moore (Stone),	Shaw,
Bothwell,	Griffiths,	Moran,	Smith (Howell),
Breit,	Grubb,	Mueller,	Spencer (St. L. City),
Davis (Wayne),	Gurney,	Murray,	Spurgeon,
Denny,	Higbee,	Odneal,	Stickney,
Denslow,	Jones (Hickory),	Porterfield,	Swanger,
Drabelle,	Jones (Jackson),	Pratte,	Tartar,
Drum,	Leazenby,	Robertson,	Temme,
Edgar,	LeRoy,	Rohne,	Walton,
Freeman,	McPherson,	Sailor,	Watson—44.

Absent—Messrs.

Best,	Davis (Taney),	Hinde,	Pollock,
Calhoun,	Davison,	Mahan,	Short (Phelps)—10.
Crisp,	Hart,		

Absent with leave—Messrs.

Collins,
Oppedge,

Cox,
Jones (Polk),

Sartin,

Schumacher—6.

Sick—Mr. Speaker—1.

On motion of Mr. Julian, the vote by which the resolution was adopted was reconsidered, and the motion tabled.

Mr. Tubbs offered the following resolution:

Whereas, There was a bill ordered to engrossment on yesterday providing, among other things, that the clerk in the Adjutant-General's office be allowed a salary of fifteen hundred dollars per annum; and

Whereas, Many of the members of this House believe that amount to be greatly in excess of the amount which should be paid for the services rendered; and

Whereas, There should be the most scrupulous care exercised in the expenditure of the people's money; therefore be it

Resolved, In order that this House may be enabled to act intelligently in the matter, the Adjutant-General is hereby requested to inform this House without any unnecessary delay, of the amount of work performed each day by said clerk, of the number of communications received and requiring to be answered during the last three months; how many descriptive lists have been furnished from his office during the last three months, and the time required to make out each list; whether said clerk passes any part of the time for which he is paid in studying law or in qualifying himself for any other avocation.

Mr. Moran moved to refer the resolution to the Committee on Appropriations.

Messrs. Tubbs and Martin demanded the ayes and noes on the motion to refer, and before the roll-call was ordered the regular order was called for.

The pending resolution offered by Mr. Tubbs on yesterday in reference to holding night sessions, which was laid over under the rules or one day, was read.

Mr. Minnis (by consent) offered the following resolution:

Whereas, An all-wise Providence has removed from our midst a fellow-member—Hon. A. D. Richards, representative from Carroll county; be it

Resolved, That we express our sorrow at the loss sustained by this body in the companionship and service of so able a member; that we express our regret to the community that has lost a citizen in whose ability and integrity they had expressed their confidence by his election to the position he held at the time of his death. And we tender our sympathy to his widow and children in their irreparable loss, and trust his untarnished record in the various positions he has filled and his reputation as an upright citizen will aid in palliating their sorrow in the loss sustained;

Resolved, That memorial services in respect to the deceased member be held on Friday, February 22, 1895, at 4 o'clock p. m.

Which was read and adopted.

Mr. Bothwell was called to the chair.

House bill No. 398 was called up, and the pending amendment hereto read.

On motion of Mr. Davidson, the rules were suspended, and introduction of House bills declared in order.

Mr. Davidson introduced House bill No. 711, entitled

An act to amend article 3, chapter 42, Revised Statutes of Missouri of 1889, by adding thereto a new section, to be known and designated as section 2673a;

Which was read first time.

Mr. DeFord introduced House bill No. 712, entitled

An act to amend an act entitled "An act to establish and maintain uniform course of text-books to be used in all the public schools

within this State, and to reduce the price thereof," approved April 4, 1891, by adding certain words to sections 1 and 14 of said act ;

Which was read first time.

Mr. Rothwell introduced House bill No. 713, entitled

An act to repeal section 7055, chapter 115 of the Revised Statutes of Missouri of 1889, relating to mines and mining, and to enact a new section in lieu thereof in relation to mines and mining ;

Which was read first time.

Mr. DeReign introduced House bill No. 714, entitled

An act to provide for the transportation of perishable fruits and vegetables by the common carriers of this State, by furnishing freight cars to shippers upon payment of passage and freight charges to be fixed by Railroad Commissioners of this State ;

Which was read first time.

Mr. Denslow introduced House bill No. 715, entitled

An act to amend section 1666, of article 6, of chapter 30, of the Revised Statutes of 1889 ;

Which was read first time.

Mr. LeFavor introduced House bill No. 716, entitled

An act to amend section 2673, article 3, chapter 42, Revised Statutes of 1889, providing for the reduction of passenger rates on railroads in classes B and C ;

Which was read first time.

Mr. McIntyre introduced House bill No. 717, entitled

An act to amend section 3461 of the Revised Statutes of 1889, relating to trials for murder ;

Which was read first time.

Mr. O'Dell introduced House bill No. 718, entitled

An act providing for the appointment and election of road supervisors and fixing their duties and compensation, and providing who shall work the roads, and fixing a poll-tax ;

Which was read first time.

Mr. Kline introduced House bill No. 719, entitled

An act to amend section 8065, article 1, chapter 143, of the Revised Statutes of Missouri of 1889, entitled "Schools ;"

Which was read first time.

Mr. Minnis introduced House bill No. 720, entitled

An act to repeal sections 4768 and 4769 of chapter 60, article 3, of the Revised Statutes of Missouri, 1889, relating to elections, and enacting a new section in lieu thereof, to be known as section 4768,

Which was read first time.

Mr. Steel introduced House bill No. 721, entitled

An act to compel any company, corporation or individual owning or operating any dining, buffet, palace or sleeping-car on any railway line in this State to pay a state and county license for the sale of liquor in this State ;

Which was read first time.

Mr. Avery introduced House bill No. 722, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 39 of an act entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein,' of extra session

of 1892, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact two new sections in lieu thereof ;

Which was read first time.

Mr. Avery introduced House bill No. 723, entitled

An act to prohibit non-residents from becoming sureties on bonds required by law to be given ;

Which was read first time.

Mr. Avery introduced House bill No. 724, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust and other conveyances ;

Which was read first time.

Mr. Warner introduced House bill No. 725, entitled

An act making it unlawful for employers to enter into agreements with their employes or persons about to enter their employment, not to become or continue as members of labor organizations, and prescribing a penalty therefor ;

Which was read first time.

Mr. Warner introduced House bill No. 726, entitled

An act to regulate corporations engaged in the business of guaranteeing or acting as security for the fidelity of persons in public and private offices, employments or positions and the agents of certain corporations, and prescribing penalties for failure to comply with the provisions thereof ;

Which was read first time.

Mr. Anderson introduced House bill No. 727, entitled

An act to provide for the life-size busts of Abraham Lincoln, Ulysses S. Grant and Robert E. Lee, and placing the same in the hall of the House of Representatives, and appropriating money therefor ;

Which was read first time.

Mr. Carroll introduced House bill No. 728, entitled

An act to provide for the payment of wages of labor in the lawful money of the United States ;

Which was read first time.

Mr. Marsh introduced House bill No. 729, entitled

An act limiting the liabilities of persons receiving newspapers and periodicals from publishers ;

Which was read first time.

Mr. Rothwell offered joint and concurrent resolution No. 17, submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof relating to water-works, electric lights or other light-plants and public sewers in cities of the third and fourth classes ;

Which was read first time.

On motion of Mr. Hinde, the rules were suspended and reports of committees declared in order.

Mr. Hinde, from the Committee on Printing, submitted the following report :

MR. SPEAKER: Your Committee on Printing, to which was referred report of Secretary of State, regarding the incorporation of savings and safe deposit institutions,

Begs leave to report that it has examined the same, and recommends that 300 copies of same be printed for the use of members of House and 1000 copies for appendix to the journals;

Which was read and adopted.

(For report see Appendix.)

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred House bill No. 657, entitled

An act to repeal an act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual biennially, approved February 25, 1891, and to enact a new act on the same subject in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred House bill No. 471, entitled

An act to compel editors to place the time when each subscriber's time expires upon each subscriber's paper, pamphlet, book, magazine, or any other daily, weekly or monthly publication,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred "Full-term report of Commissioner of the Missouri World's Fair Board,"

Begs leave to report that it has examined the same, and recommends that 500 copies of the same be printed for use of the House and for distribution;

Which was read and agreed to.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred report of the Adjutant-General for the years 1893 and 1894,

Begs leave to report that it has examined the same, and recommends that 300 copies of same be printed for the use of members of the House and 700 copies for official distribution by the Adjutant-General;

Which was read and adopted.

(For report of Adjutant-General see Appendix.)

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred the matter relating to the printing of 2000 copies of the Governor's message containing report of the Adjutant-General, State Geologist and World's Fair Commissioners,

Begs leave to report that it has examined the same, and recommends that it be not adopted, as the printing of said reports has been provided for;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 26, entitled

An act prohibiting the coloring yellow of any substance designed to be used as a substitute for butter, to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed to be used as imitation butter, to regulate the manufacture, sale and keeping for sale of any substance designed to be used as a substitute for butter, and providing for the appointment and defining the duties and powers of a State dairy commission, and making an appropriation for carrying out the provisions of this act,

Begs leave to report that it has examined the same, and recommends that it do pass as amended;

Which was read, and 300 copies of bill as amended ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 568, entitled

An act to amend section 366, of article 2, chapter 5, of the Revised Statutes of Missouri of 1889, entitled "Animals,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Murray, from Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 668, entitled

An act to amend article 2, chapter 138, Revised Statutes of Missouri of 1889, entitled "Assessors," by adding a new section thereto, requiring assessors to gather and return agricultural statistics to the State Board of Agriculture, to be known as section 7584a,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendment:

Committee amendment:

Amend House bill No. 668 by adding a new section thereto, to be known as section 7584c:

Section 7584c. The assessor shall receive for his services filling out the blanks as provided in section 7584a and returning the same to the secretary of the State Board of Agriculture the following sums, to be paid by the county court from the contingent fund of the county: Three cents for each of the first thousand lists, and two cents for each list over and above one thousand lists.

Which was read, amendment agreed to, and 300 copies of the bill as amended ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 408, entitled

An act to amend section 2154, article 7, chapter 33, of the Revised Statutes of Missouri, 1889, entitled "Code of civil procedure,"

Begs leave to report that it has examined the same, and recommends that it do not pass, but that the accompanying substitute adopted in lieu thereof do pass;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 273, entitled

An act to amend section 6847 of Revised Statutes of 1889 of Missouri, relating to marriage and marriage contracts,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 541, entitled

An act to amend section 2271 of chapter 33, article 9, of the Revised Statutes of 1889, entitled "Change of venue,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 649, entitled

An act to amend chapter 58, Revised Statutes of Missouri, 1889, relating to druggists, by adding a new section, to be known as section 4625a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. PRESIDENT: Your Committee on Judiciary, to which was referred House bill No. 495, entitled

An act to amend section 4500, chapter 53, article 2, Revised Statutes of Missouri, by adding after the word "solemnization," in the nineteenth line of said section, the words "or either party has been adjudged insane and the malady has been pronounced incurable,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Rothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 510, entitled

An act to abolish the office of Railroad and Warehouse Commissioners, and repeal section 2678, article 3, chapter 42, and article 3 of chapter 87, Revised Statutes of 1889, and all subsequent acts relating to the inspection of grain in the public warehouses of this State, and to establish a board of adjustment in lieu of said commissioners,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 130, entitled

An act to amend section 8685, chapter 166 of the Revised Statutes of Missouri of 1889, entitled "Trusts,"

Begs leave to report that it has examined the same, and recommends that it do pass when the accompany committee amendment is adopted:

Committee amendment :

Amend House bill No. 130 by striking out the following words in lines 20, 21, 22, 23, in section 8685: " Unless said circuit court of this State to which application is made shall find that the security of said bond so given elsewhere has, because of death or insolvency of the sureties thereon, or other causes, become insufficient;" and by adding to said section the following words: " if the said circuit court of this State to which application is made shall find the security of said bond so given elsewhere is good and sufficient;"

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 648, entitled

An act to amend article 5 of chapter 156, section 8334 of the Revised Statutes of Missouri, entitled "Surveyors" by adding a new section to be numbered 8334a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 672, entitled

An act to change the time of holding court in the 29th judicial circuit and to fix the terms of court therein,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 678, entitled

An act to create and regulate in cities of 50,000 inhabitants, public warehouses other than warehouses for the storage of grain, and to enforce warehouse liens,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 676, entitled

An act providing for the payment of expenses of trial of causes and change of venue,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 531, entitled

An act to provide for the adoption and employment of minors,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, to which was referred Senate bill No. 69, entitled

An act to amend section 6062, chapter 93, entitled "Juries—grand and petit," Revised Statutes 1889,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 357, entitled

An act to amend section 7725, of chapter 138, of the Revised Statutes of Missouri of 1889, entitled "Board to apportion property assessed—railroad taxation,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Arnett moved that 300 copies of House bill No. 510 be printed and bill ordered placed on the calendar.

Mr. Porterfield moved to re-refer House bill No. 510 to the Committee on Judiciary ;

Which was agreed to by the following vote on division: Ayes 34, noes 22.

On motion of Mr. Higbee, the contest of Still against Kasey was dismissed.

House bill No. 398, and amendments thereto pending, which were made a special order for today, were called up.

Mr. Young of Texas moved to take a recess until 2:30 p. m.

Messrs. Moran and Drabelle demanding the ayes and noes on motion to take a recess, the motion was agreed to by the following vote:

AYES—Messrs.

Atkins,	DeReign,	LeRoy,	Schoppenhorst,
Baughner,	Drum,	McPherson,	Shaw,
Benner,	Dyer,	Martin,	Short (Phelps),
Bennett,	Edgar,	Middleton,	Spencer (Douglas),
Best,	Freeman,	Miller,	Spencer (St. L. City),
Bittinger,	Gay,	Minnis,	Spurgeon,
Bothwell,	George,	Moore (Stone),	Steel,
Bourn,	Gmelich,	Mueller,	Stickney,
Breit,	Griffiths,	Murray,	Swanger.
Brock,	Gurney,	O'Dell,	Tartar,
Calhoun,	Hancock,	Odneal,	Tatum,
Carroll,	Harrison,	Pettijohn,	Temme,
Cherrington,	Higbee,	Phipps,	Tubbs,
Coppedge,	Hinde,	Porterfield,	Walton,
Correll,	Jenkins,	Robertson,	Warner,
Davis (Taney),	Johnston,	Rohne,	Watson,
Davis (Wayne),	Jones (Hickory),	Sachse,	Waymeyer,
DeFord,	Jones (Jackson),	Sailor,	Wetzel,
Denny,	Leazenby,	Sawyer,	Young (Texas)—78.
Denslow,	LeFavor,		

NOES—Messrs.

Anderson,	Ferguson,	McIntyre,	Pritchett,
Armstrong,	Fuson,	McKearly,	Russell (N. Madrid),
Arnett,	Gill,	McKee,	Schooler,
Avery,	Grubb,	Marsh,	Sherrill,
Buckner,	Hall,	Melson,	Short (Cole),
Burks,	Hammond,	Meriwether,	Smith (Buchanan),
Cape,	Julian,	Moore (Mississippi),	Sullinger,
Chinn,	Kasey,	Moran,	Tate,
Choate,	Kline,	Mortimer,	Weaver,
Crisp,	Kyler,	Old,	Weinhold,
Daneri,	Lane,	O'Reilly,	Young (St. Francois)
Davidson,	Lynch,	Pollock,	—49.
Drabelle,	McCollum,		

Absent—Messrs.

Davison,	Mahan,	Ross	Smith (Howell)—7.
Hart,	Pratte,	Rothwell,	

Absent with leave—Messrs.

Collins,	Jones (Polk),	Sartin,	Schumacher—5.
Cox,			

Sick—Mr. Speaker—1.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Mr. Bothwell.

Mr. Drum (by leave) offered the following resolution:

Whereas, It has come to the knowledge of the House that there are some beautiful verses attached to the bouquet on the Speaker's desk; therefore, be it
Resolved, That the clerk be requested to read the poetry on the card attached to said bouquet for the benefit of the House.

Which was read and adopted.

The Board of Railroad and Warehouse Commissioners submitted the following report:

STATE OF MISSOURI, RAILROAD AND WAREHOUSE DEPARTMENT. }
CITY OF JEFFERSON, February 13, 1895. }

Hon. B. F. RUSSELL, Speaker House of Representatives, 38th General Assembly:

SIR: The Railroad and Warehouse Commissioners have the honor to acknowledge the receipt of a resolution of the House of Representatives, adopted February 12, 1895, as follows:

"WHEREAS, The 37th General Assembly passed a law placing the express companies under the control of the Railroad and Warehouse Commissioners; and

"WHEREAS, The exorbitant charges of said express companies have not been reduced: therefore, be it

Resolved, That the Railroad Commissioners be and are hereby requested to report to this House at as early a date as practicable what, if any, action they have taken in carrying out the provisions of said act, and if any, what has been the result thereof;"

And in reply respectfully submit the following:

The law regulating the charges of express companies, approved March 16, 1893, took effect June 21 following. On the 19th of June, 1893, the Commissioners notified all express companies doing business in this State to file, as required by law, on or before August 21, 1893, their schedules of rates and classifications of commodities, as then existing and in force.

By August 10, 1893, schedules of rates and classifications of commodities had been filed by all express companies doing business in this State.

These schedules were classified and copied in this office for the purpose of convenient reference and revision.

August 29, 1893, the Commissioners notified the managing officers of the several companies that they had in view the adjustment and revision of the classifications of express matters, as then in force, and appointed a hearing of the matter to be held on September 5 and 6, 1893—the express companies being required to show cause why such adjustments should not be made.

Hearing was had, as appointed, the express companies being fully represented and their arguments heard, these being especially against any general reduction of the rates then in force. As the commissioners understood the result of the hearing, it was agreed that without any formal order of the Board a reduction of 20 per cent in rates on "general specials" should be made, the reduction to go into effect as soon as schedules could be prepared.

On September 7, 1893, a communication was received from the general superintendent of the Pacific Express Company, representing all the express companies operating in this State.

A proposed general order was enclosed by which, taking effect October 1, 1893, the rates on all matter included under the head of "general specials" were to be reduced so as to be 20 per cent less than "merchandise" rates, except where a less rate had already been or might thereafter be authorized.

The Commissioners answered this by stating that their understanding was that a reduction of 20 per cent on existing rates on general specials was to be made, and that the Board would not accept the arrangement as proposed in circular. Further investigation was had by the Board, and on September 14, 1893, the Commissioners called upon the managers of the several express companies for sworn statements showing receipts and expenses of the companies for year 1892, and hearing was set for September 26th for further consideration of the proposed reduction in rates. Hearing was had as appointed, and action of the Board deferred, pending further investigation. Sworn statements of earnings and expenses were filed with the Board, as requested. After further careful examination into the rate schedules filed, and the statement of earnings and expenses, the Board, on November 21st, 1893, made the following order, which was duly served upon the managing officers of express companies in this State. Your attention is called to the following order of the Railroad and Warehouse Commissioners of Missouri:

November 21, 1893.

Under authority of law, as provided in section 3 of "An act declaring express companies or corporations common carriers, and providing for their government and control, and empowering the Board of Railroad and Warehouse Commissioners to regulate and fix charges made by said companies or corporations," the Railroad and Warehouse Commissioners order that, taking effect on the 1st day of January, 1894, a reduction of 10 per cent from the present existing charges of express companies or corporations for the transportation of merchandise included under the head of "General Specials" be made by all express companies or corporations doing business within the State of Missouri. It is also ordered that the schedules of said companies, showing the reductions as herein ordered, be filed in the office of said Commissioners on or before December 24, 1893.

By order of Railroad and Warehouse Commissioners.

No regard having been paid by the express companies to the order of the Commissioners made November 21, 1893, it was ordered that the matter be referred to the Attorney-General, in order that he proceed to enforce the law regarding the regulation of charges by express companies. The following communication was transmitted to the Attorney-General:

STATE OF MISSOURI, RAILROAD AND WAREHOUSE DEPARTMENT, }
CITY OF JEFFERSON, January 3, 1894. }

Hon. R. F. WALKER, Attorney-General of Missouri:

Dear sir—On the 21st day of November, 1893, after full investigation and formal hearing in the matter of a reduction in rates as charged by express companies for the transportation of merchandise in this State, the following order was made by the Railroad and Warehouse Commissioners.

November 21, 1893.

Under authority of law, as provided in section 3 of "An act declaring express companies or corporations common carriers, and providing for their government and control, and empowering the Board of Railroad and Warehouse Commissioners to regulate and fix charges made by said companies or corporations," the Railroad and Warehouse Commissioners order that, taking effect on the first day of January, 1894, a reduction of ten per cent from the present existing charges of express companies or corporations for the transportation of merchandise included under the head of "General specials" be made by all express companies or corporations doing business within the State of Missouri. It is also ordered that the schedules of said companies, showing the reductions as herein ordered, be filed in the office of the said Commissioners on or before December 24, 1893.

By order of the Railroad and Warehouse Commissioners.

Certified copies of the foregoing order were duly mailed to the proper officer of each of the following named express companies doing business within the State of Missouri, viz.:

Adams Express Company; American Express Company; Pacific Express Company; Southern Express Company; United States Express Company; Wells, Fargo & Co.'s Express.

The receipt of the said order was not acknowledged by any of the above named express companies, nor up to the present date, have any rate schedules or tariffs, as required by said order, been filed in the office of the Commissioners by any of the said express companies.

The Commissioners deem this neglect or failure on the part of each and every one of the express companies hereinbefore named, to file in the office of the Commissioners their rate schedules or tariffs showing the reductions in rates on "general specials," as ordered, to be in violation of the provisions of section 3 of "An act declaring express companies or corporations common carriers and providing for their government and control, and empowering the Board of Railroad and Warehouse Commissioners to regulate and fix charges made by said companies or corporations," approved March 16, 1893, and which gives to the Commissioners "full power and authority to alter and amend the classifications and to establish and fix maximum rates of charges." The evidence of such violation, and which evidence in the opinion of the Commissioners is reasonable and sufficient, is the entire failure, as before stated, on the part of each and every one of the express companies hereinbefore named, to file their rate schedules or tariffs showing the reductions in the rates charged on "general specials," as required by the foregoing order of November 21, 1893. Therefore, in accordance with the provisions of section 5 of the act hereinbefore referred to, the Commissioners herewith transmit to you this evidence of a violation of the provisions of section 3 of the aforesaid act, in order that you may proceed in accordance with the requirements of section 6 of the act aforesaid, on account of the violations of law herein alleged.

By order of the Railroad and Warehouse Commissioners,

T. J. HENNESSEY, Chairman."

In response to the foregoing, the opinion of the Attorney-General was given to the Board to the effect that there was great doubt as to their authority to require the filing of schedules as set forth in the order of November 21st, and that it would be imprudent to undertake the enforcement of that portion of the order. But as regards the failure to comply with that portion of the order reducing rates on "general specials," there was no doubt as to the validity of the action of the Board, but he advised that the matter be deferred until such time as they should have positive proof of such failure.

On May 1st, the following was written Attorney-General Walker, together with evidence sufficient in the opinion of the Commissioners to show a violation of law by the Wells, Fargo & Company's express:

"The matter of complaint against the Wells, Fargo & Company's express, on account of alleged overcharges, was taken up and considered.

"It is the opinion of the Board that the Wells, Fargo and Company's express has violated the provisions of section 3 of an act to regulate the charges of express companies, approved March 16, 1893, in failing to comply with the order of this Board made November 21, 1893, and taking effect January 1, 1894, which order made a reduction in the rates charged on general specials, as the same existed and as shown in rate tariffs filed by the said Wells, Fargo and Co.'s express in the office of this Board, August 7, 1893. As in the judgment, of this Board they have reasonable evidence of such violation of law by the Wells, Fargo and Co.'s express, it is ordered that the said evidence be transmitted to the Attorney-General, as required by section 5 of the act above referred to.

"The evidence referred to in the foregoing is attached hereto. Please give the same your attention, and take such steps thereafter as may seem to you to be proper.

"By order of the Railroad and Warehouse Commissioners.

JAMES HARDING,
Secretary."

The Commissioners are not advised as to action taken by the Attorney-General since the reference to him of the above matter. It is presumed by the Board that none of the express companies obeyed the order of November 21, 1893, and the case against the Wells, Fargo & Co.'s express is regarded as a test case, the decision in which will definitely settle the question as to the power of the Commissioners regarding the regulation of charges by express companies.

H. W. HICKMAN, Chairman.
JAMES COWGILL,

Board of Railroad and Warehouse Commissioners.

Which was read.

House bill No. 398 and the amendment thereto, which was pending as a special order for today, were called up for amendment and engrossment.

Mr. Freeman moved the previous question;

Which was agreed to.

Messrs. Davidson and Buckner demanding the ayes and noes on the amendment to House bill No. 398, it was rejected by the following vote:

AYES—Messrs.

Anderson,	Cox,	McCollum,	Pollock,
Avery,	Crisp,	McIntyre,	Pratte,
Bittinger,	Daneri,	McKearly,	Pritchett,
Bourn,	Davidson,	McKee,	Russell (N. Madrid),
Breit,	DeReign,	Melson,	Schooler,
Buckner,	Jenkins,	Meriwether,	Sherrill,
Burks,	Julian,	Moore (Mississippi),	Short (Cole),
Chinn,	Kasey,	Moran,	Smith (Buchanan),
Choate,	Kline,	Mortimer,	Spurgeon,
Collins,	Lane,	O'Dell,	Tate,
Coppedge,	Lynch,	Pettijohn,	Weinhold—45.
Correll,			

NOES—Messrs.

Armstrong,	Freeman,	McPherson,	Schoppenhorst,
Arnett,	Fuson,	Marsh,	Schumacher,
Atkins,	George,	Martin,	Shaw,
Baugh-r,	Gmelich,	Middleton,	Short (Phelps),
Benner,	Griffiths,	Miller,	Smith (Howell),
Bennett,	Grubb,	Minnis,	Spencer (Douglas),
Best,	Gurney,	Moore (Stone),	Steel,
Bothwell,	Hall,	Mueller,	Stickney,
Brock,	Hammond,	Murray,	Sullinger,
Calhoun,	Hancock,	Odneal,	Swanger,
Cape,	Harrison,	Old,	Tartar,
Cherrington,	Higbee,	O'Reilly,	Tatum,
Davis (Taney),	Hinde,	Phipps,	Temme,
Davis (Wayne),	Jones (Hickory),	Porterfield,	Tubbs,
DeFord,	Jones (Jackson),	Robertson,	Walton,
Denny,	Jones (Polk),	Rohne,	Waymeyer,
Denslow,	Kyler,	Ross,	Weaver,
Drum,	Leazenby,	Sachse,	Young (St. Fran.)
Dyer,	LeFavor,	Sailor,	Young (Texas)—79.
Ferguson,	Leroy,	Sawyer,	

Absent—Messrs.

Carroll,	Gay,	Johnston,	Spencer (St. L. City).
Davison,	Gill,	Mahan,	Watson—11.
Drabelle,	Hart,	Rothwell,	

Absent with leave—Messrs.

Edgar,	Sartin,	Warner,	Wetzel—4.
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Sick—Mr. Speaker—1.

Messrs. Short of Phelps and Arnett demanding the ayes and noes on the engrossment of House bill No. 398, it was ordered engrossed by the following vote:

A YES—Messrs.

Armstrong,	Freeman,	Marsh,	Schumacher,
Arnett,	Fuson,	Martin,	Shaw,
Atkins,	Gay,	Middleton,	Short (Phelps),
Baughner,	George,	Miller,	Smith (Howell),
Benner,	Gmelich,	Minnis,	Spencer (Douglas),
Bennett,	Griffiths,	Moore (Stone),	Spurgeon,
Best,	Grubb,	Moran,	Steel,
Bittinger,	Gurney,	Mueller,	Stickney,
Bothwell,	Hall,	Murray,	Sollinger,
Brock,	Hammond,	Odneal,	Swanger,
Calhoun,	Hancock,	Old,	Tartar,
Cape,	Higbee,	O'Reilly,	Tatum,
Cherrington,	Hinde,	Phipps,	Temme,
Davis (Caney),	Jones (Hickory),	Porterfield,	Tubbs,
Davis (Wayne),	Jones (Jackson),	Robertson,	Walton,
DeFord,	Jones (Polk),	Rohne,	Watson,
Denny,	Kyler,	Ross,	Waymeyer,
Denslow,	Leazenby,	Sachse,	Weaver,
Drum,	LeRoy,	Sawyer,	Young (St. Francois)
Dyer,	McPherson,	Schoppenhorst,	Young (Texas)—81.
Ferguson,			

NOES—Messrs.

Anderson,	Cox,	Lane,	Pettijohn,
Avery,	Crisp,	Lynch,	Pollock,
Bourn,	Daneri,	McCollum,	Pritchett,
Breit,	Davidson,	McIntyre,	Russell (N. Madrid),
Buckner,	DeReign,	McKearly,	Schooler,
Burks,	Drabelle,	McKee,	Sherrill,
Chinn,	Harrison,	Melson,	Short (Cole),
Choate,	Jenkins,	Meriwether,	Smith (Buchanan),
Collins,	Julian,	Moore (Mississippi),	Tate,
Coppedge,	Kasey,	Mortimer,	Weinhold—43.
Correll,	Kline,	O'Dell,	

Absent—Messrs.

Carroll,	Hart,	Mahan,	Sailor,
Davison,	Johnston,	Pratte,	Spencer (St. L. City)
Gill,	LeFavor,		—10.

Absent with leave—Messrs.

Edgar,	Sartin,	Warner,	Wetzel—5.
Rothwell,			

Sick—Mr. Speaker—1.

Mr. Rothwell was granted leave of absence until Friday noon.

Messrs. Warner and Edgar were granted leave of absence.

Mr. Wetzel was granted leave of absence until Monday.

Mr. Denny was granted leave of absence until Tuesday.

Mr. DeFord was granted leave of absence until Tuesday.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER—I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 85, entitled

An act to amend article 2 of chapter 5, of the Revised Statutes of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto, numbered 368a,

With amendments Nos. 1, 2, 3 and 4 adopted and title amended ;

MR. SPEAKER: I am instructed by the Senate to inform the House that there is returned herewith, in compliance with the request of the House,

House bill No. 229, entitled

An act to amend section 7226, Revised Statutes 1889 ;

Which was read.

On motion of Mr. Choate, the rules were suspended and the second reading of House bills declared in order.

House bill No. 697 was read second time and
Referred to Committee on Judiciary.

House bill No. 698 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 699 was read second time and
Referred to Committee on Private Corporations.

House bill No. 700 was read second time and
Referred to Committee on Township Organization.

House bill No. 701 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 702 was read second time and
Referred to Committee on Judiciary.

House bill No. 703 was read second time and
Referred to Committee on Judiciary.

House bill No. 704 was read second time and
Referred to Committee on Education.

House bill No. 705 was read second time and
Referred to Committee on Justices of the Peace.

House bill No. 706 was read second time and
Referred to Committee on Agriculture.

House bill No. 707 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 708 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 709 was read second time and
Referred to Committee on Education.

House bill No. 710 was read second time and
Referred to Committee on Insurance.

Joint and concurrent resolution No. 16 was read second time and
Referred to Committee on Ways and Means.

Second reading of Senate bills being in order,
Senate bill No. 126 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 127 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 170 was read second time and
Referred to Committee on Roads and Highways.

Mr. Meriwether (by leave) introduced House bill No. 730, entitled

An act to amend an act to amend section 7800, of chapter 140,
article 1, of the Revised Statutes of the State of Missouri 1889, relating to roads and highways;

Which was read first time.

Mr. Moran moved that the rules be suspended, and that substitute for House bills Nos. 70, 393 and 394 be taken up for engrossment;
Which was not agreed to.

On motion of Mr. Young of Texas,
The House adjourned under the rules.

THIRTY-SIXTH DAY—FRIDAY, February 15, 1895.

House met pursuant to adjournment.

Speaker *pro tem.* Mueller in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The pending House resolution introduced by Mr. Tubbs on February 13, 1895, and postponed on yesterday, was read.

Mr. Freeman moved the previous question.

Mr. Drabelle moved to refer the resolution to the Committee on Rules;

Which was not agreed to, by the following vote on division:
Ayes 37, noes 45.

The previous question was then ordered by the following vote on division: Ayes 58, noes 44.

The resolution was then adopted by the following vote on division
Ayes 47, noes 43.

Mr. Davidson offered the following resolution:

Whereas, In response to a resolution of this House adopted on the 13th inst., directed to the Railroad and Warehouse Commissioners, inquiring why the charges of express companies had not been regulated according to provisions of law passed by the 37th General Assembly; and

Whereas, The said Commissioners report that they have ordered a reduction in certain express charges, which order had been ignored by said companies, and that the case has been reported to the Attorney-General for his action; therefore, be it

Resolved, That the Attorney-General is hereby requested to report to this House at his earliest convenience what action he has taken to enforce the law, if any, and if none, then his reasons therefor.

Which was read and adopted.

Mr. Schoppenhorst offered the following resolution:

Whereas, In the early part of this session, by resolution of the House, it was ordered that 7000 copies of the Governor's message, 2000 of which were to be in the German language, be printed; and

Whereas, The message in the English language was promptly printed and furnished for distribution, but we have no knowledge of what actions are being taken in relation to such message in the German language; therefore be it

Resolved, By this House, that the Committee on Printing be instructed to make inquiries concerning the printing of the Governor's message in the German language, and report to this House.

Which was read and referred to the Committee on Printing,

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 179, entitled

An act authorizing and empowering cities, towns and villages to prohibit by ordinance the sale of cigarettes and cigarette wrappers to minors;

Also, Senate bill No. 128, entitled

An act to amend section 3560, of article 3, chapter 47 of the Revised Statutes, concerning fraudulent disbursements of money, etc;

Emergency clause adopted;

Also, Senate bill No. 180, entitled

An act requiring all public or quasi public corporations that own property abutting on any street, avenue or alley in any town or city in this State to pay their pro rata share of the cost and expenses of grading, macadamizing or graveling such street, avenue or alley, and to pay for sidewalks built in front of their property where such work is done by contract, under ordinance of such town or city, at the expense of the property-owners;

Also, Senate bill No. 212, entitled

An act to amend an act entitled "An act to repeal article 3, chapter 143, of the Revised Statutes of Missouri of 1889, said article being entitled Organization of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants, and to enact in lieu thereof a new article providing for the organization and government of school districts in cities of over one hundred thousand inhabitants," approved March 31, 1893, by repealing sections 1, 3 and 37 thereof, and by enacting three new sections in lieu thereof, so that said act, when amended, will relate to school districts in cities of over fifty thousand and less than three hundred thousand inhabitants;

Emergency clause adopted;

Also, Senate bill No. 13, entitled

An act to amend section 3486, article 2, chapter 47, of the Revised Statutes of the State of Missouri, 1889, relating to seduction under promise of marriage;

Also, Senate bill No. 189, entitled

An act entitled an act to amend section 5339, article 2, chapter 89, Revised Statutes, 1889;

Title amended;

Also, Senate bill No. 117, entitled

An act to repeal section 3581 of article 3, of chapter 47 of the Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, relating to "Offenses against public and private property;"

Also, Senate bill No. 44, entitled

An act to amend sections 2 and 5 of an act entitled "An act to provide for the creation, maintenance and management of a fund for the pensioning of crippled and disabled firemen, and for the relief of the widows and minor children of deceased firemen, by such cities, villages or incorporated towns as may have an organized fire department, and to authorize the retirement from service and the pensioning of members of the fire department," approved March 16, 1893;

Also, Senate bill No. 169, entitled

An act to repeal section 7633 of article 4, of chapter 138, of the Revised Statutes of Missouri of 1889, and to enact a new section in lieu thereof ;

Emergency clause not adopted ;

Also, Senate bill No. 154, entitled

An act to amend article 7 of the Revised Statutes of Missouri, 1889, entitled "Savings bank and fund companies," by repealing section 2753 of said article 7, and enacting in lieu thereof a new section to be known and designated as section 2753 ;

Also, Senate bill No. 200, entitled

An act repealing chapter 169 of the Revised Statutes of 1889, entitled "Vagrants," and repealing section 3841 of the Revised Statutes of 1889, upon the same subject ;

Also, Senate bill No. 201, entitled

An act to make T. O. Tucker's abstracts of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State ;

Also, Senate bill No. 191, entitled

An act to amend section 4208, Revised Statutes of Missouri, 1889, in relation to practice and proceedings in criminal cases ;

In which the concurrence of the House is respectfully requested.

Mr. Shaw presented a remonstrance of 104 citizens of Cedar county, Missouri, protesting against the passage of House bill No. 259 ; which was read and

Referred to Committee on Judiciary.

Mr. Shaw presented a remonstrance from citizens of Jerico Springs, El Dorado Springs, Acard and Omer, in the county of Cedar, State of Missouri, protesting against the passage of House bill No. 259 ; which was read and

Referred to Committee on Judiciary.

Mr. Shaw presented a remonstrance from the members of the bar of Cedar county, Missouri, protesting against the passage of House bill No. 259 ; which was read and

Referred to Committee on Judiciary.

Mr. Spencer of St. Louis City presented a petition from citizens of St. Louis City, irrespective of party, in favor of the increase of judiciary in St. Louis City, Missouri, and of the abolishment of the criminal court ; which was read and

Referred to Committee on Judiciary.

Mr. Spencer of St. Louis City presented a petition from the members of the precinct committee organization of the 28th ward of St. Louis City, in favor of a change in the registration laws ; which was read and

Referred to Committee on Elections.

Mr. Gmelich presented a petition from citizens of Cooper county, Missouri, asking for the passage of the bill creating a state road and highway commission ; which was read and

Referred to Committee on Roads and Highways.

Mr. Murray introduced House bill No. 731, entitled

An act to provide for the construction of track scales for weighing grain in car-load lots at elevators ;

Which was read first time.

Mr. Atkins introduced House bill No. 732, entitled

An act to amend section 7980, of chapter 143, article 1, of the Revised Statutes of Missouri 1879, relating to public schools ;

Which was read first time.

Mr. Kyler introduced House bill No. 733, entitled

An act to amend an act to create the office of excise commissioner in cities having a population of 200,000 or more, approved March 17, 1893 ;

Which was read first time.

Mr. Minnis introduced House bill No. 734, entitled

An act to amend section 7578 of chapter 138, article 2, Revised Statutes of 1889, relating to "Assessors and the assessment of property ;"

Which was read first time.

Mr. Bothwell was called to the chair.

On request, Senate bill No. 90 was
Referred to Committee on Insurance.

House bill No. 711 was read second time and
Referred to Committee on Internal Improvements.

House bill No. 712 was read second time and
Referred to Committee on Education.

House bill No. 713 was read second time and
Referred to Committee on Mines and Mining.

House bill No. 714 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 715 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 716 was read second time and
Referred to Committee on Internal Improvements.

Senate bill No. 717 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 718 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 719 was read second time and
Referred to Committee on Education.

House bill No. 720 was read and
Referred to Committee on Elections.

Senate bill No. 721 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 722 was read second time and
Referred to Committee on Judiciary.

House bill No. 723 was read second time and
Referred to Committee on Judiciary.

House bill No. 724 was read second time and
Referred to Committee on Judiciary.

House bill No. 725 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 726 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 727 was read second time and
Referred to Committee on Appropriations.

House bill No. 728 was read second time and
Referred to Committee on Labor.

House bill No. 729 was read second time and
Referred to Committee on Judiciary.

House bill No. 730 was read second time and
Referred to Committee on Roads and Highways.

Senate bill No. 101, entitled

An act to amend section 4992 of chapter 64 of the Revised Statutes of Missouri of 1889, entitled "Fees,"

Was read first time.

Senate bill No. 158, entitled

An act to amend sections 2779 and 2781, Revised Statutes 1889, by adding thereto provisions requiring 50 per cent of increases of capital stock to be paid up in lawful money of the United States,

Was read first time.

Senate bill No. 165, entitled

An act to amend section 1592 of article 5 of chapter 30 of the Revised Statutes of Missouri, 1889, as amended in laws of Missouri, 1893, relating to cities of fourth class,

Was read first time.

Senate bill No. 153, entitled

An act to amend section 8666 of article 11 of chapter 164 of the Revised Statutes of 1889, by inserting the words "or of any other city in this State having a population of not less than one hundred thousand inhabitants" between the words "St. Louis" and "or" in the ninth line of said section, and by striking out the word "funded" in the tenth line of said section,

Was read first time.

Senate bill No. 172, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act,"

Was read first time.

Senate bill No. 173, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to practice in Supreme Court and courts of appeals,

Was read first time.

Senate bill No. 198, entitled

An act to amend section 576 of article 2 of chapter 10 of the Revised Statutes of Missouri of 1889, entitled "Attachments;"

Was read first time.

Senate bill No. 195, entitled

An act to amend section 7451 of chapter 135 of the Revised Statutes of Missouri, 1879, entitled "Recorder of deeds;"

Was read first time.

Senate bill No. 253, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and to add two new sections thereto,

Which was read first time.

Senate concurrent resolution No. 6, submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, concerning the judicial department;

Was read first time.

Senate joint and concurrent resolution No. 8, requesting our Senators and Representatives to urge the passage of the bill authorizing a national commission to investigate the pollution of navigable streams adjacent to more than one state,

Was read first time.

Special order, House bill No. 79 called up.

On motion of Mr. Davison, House bill No. 79 was read by sections for amendment.

Mr. Tatum offered the following amendment:

Amend printed House bill No. 79, as follows: Section 1, line 15, strike out the words "the approval of this act," and insert the words "this act takes effect" in lieu thereof;

Which was read and adopted.

Mr. Tatum offered the following amendment:

Amend House bill No. 79 as follows: Section 1, line 17, strike out the word "or" and insert the word "and" in lieu thereof;

Which was read and adopted.

Mr. Drabelle offered the following amendment:

Amendment No. 3:

Amend House bill No. 79, article 1, section 1, by striking out all after the word "members," in line 3, up to and including the word "cities," in line 5, and inserting in lieu thereof the following words: "One of whom shall be the recorder of voters of such city, who shall be ex-officio a member and chairman of such board, and two of whom shall be appointed by the circuit court having jurisdiction in such cities, one from each of the two leading political parties or organizations of such cities, and each of whom shall be designated as an election commissioner;" also, by striking out all after the word "commissioners," in line 12, and inserting in lieu thereof the following words: "Such appointments shall be made for a term of two years from the date of appointment, and shall be entered of record in such court. If the office of either of said commissioners so appointed shall become vacant, it shall thereupon be the duty of such court to appoint a successor for such unexpired term; after the expiration of the term for which such commissioners were appointed, such court shall, in the same way, nominate and appoint their successors, who shall hold office for the period of two years and until their successors are appointed and qualified;"

Which was read.

Mr. Moran moved the previous question on amendment ;
Which was agreed to.

The amendment offered by Mr. Drabelle to section 1, article 1, of House bill No. 79, was then rejected.

Mr. Drabelle moved to reconsider the vote by which the amendment was rejected.

Messrs. Drabelle and Avery demanded the ayes and noes on the motion to reconsider ;

Which was agreed to by the following vote :

AYES—Messrs.

Anderson,	Crisp,	Kyler,	Pollock,
Arnett,	Daneri,	Laze,	Pratte,
Atkins,	Davidson,	Lynch,	Pritchett,
Avery,	Davis (Taney),	McCollum,	Robertson,
Bennett,	Denslow,	McIntyre,	Ross,
Bourn,	DeReign,	McKee,	Russell (N. Madrid).
Buckner,	Drabelle,	Marsh,	Schooler,
Burks,	Ferguson,	Melson,	Sherrill,
Cape,	Fuson,	Meriwether,	Short (Phelps),
Carroll,	George,	Middleton,	Sullinger,
Chinn,	Gill,	Moore (Mississippi),	Tate,
Choate,	Hall,	O'Dell,	Weaver,
Collins,	Jenkins,	Old,	Weinhold,
Coppedge,	Julian,	O'Reilly,	Young (St. Fran.),
Correll,	Kasey,	Pettijohn,	—61.
Cox,	Kline,		

NOES—Messrs.

Baughner,	Grubb,	Moore (Stone),	Spencer (Douglas),
Benner,	Gurney,	Moran,	Spencer (St. L. City).
Best,	Hammond,	Mueller,	Spurgeon,
Bittinger,	Hancock,	Murray,	Steel,
Breit,	Harrison,	Odneal,	Stickney,
Brock,	Hinde,	Phipps,	Swanger,
Calhoun,	Johnson,	Porterfield,	Tartar,
Cherrington,	Jones (Hickory),	Rohne,	Tatum,
Davis (Wayne),	Jones (Jackson),	Sailor,	Temme,
Drum,	Jones (Polk),	Sawyer,	Tubbs,
Dyer,	Leazenby,	Schoppenhorst,	Walton,
Freeman,	LeFavor,	Schumacher,	Watson,
Gay,	McPherson,	Shaw,	Waymeyer,
Gmelich,	Miller,	Smith (Howell),	Young (Texas)—58.
Griffiths,	Minnis,		

Absent—Messrs.

Armstrong,	Hart,	Mahan,	Sachse,
Bothwell,	Higbee,	Martin,	Short (Cole)—11.
Davison,	McKearly,	Mortimer,	

Absent with leave—Messrs.

DeFord,	Edgar,	Sartin,	Warner,
Denny,	Rothwell,	Smith (Buchanan),	Wetzel—8.

Sick—Messrs.

LeRoy,	Mr. Speaker—2.
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Mr. LeRoy was reported sick.

Messrs. Smith of Buchanan, Moore of Mississippi and Walton were granted leave of absence until Monday.

Messrs. Drabelle and Avery demanded the ayes and noes on the amendment, which was rejected by the following vote :

AYES—Messrs.

Anderson,	Cox,	Kyler,	Pollock,
Arnett,	Crisp,	Lane,	Pratt,
Avery,	Daneri,	Lynch,	Pritchett,
Bourn,	Davidson,	McCollum,	Ross,
Buckner,	Drabelle,	McIntyre,	Russell (N. Madrid),
Burks,	Ferguson,	McKee,	Schooler,
Cape,	Fuson,	Marsh,	Sherrill,
Carroll,	George,	Melson,	Sullinger,
Chinn,	Gill,	Meriwether,	Tate,
Choate,	Hall,	O'Dell,	Weaver,
Collins,	Jenkins,	Old,	Weinhold,
Coppedge,	Kasey,	O'Reilly,	Young (St. Fran.),
Correll,	Kline,		—50.

NOES—Messrs.

Atkins,	Gmelich,	Miller,	Short (Phelps),
Baughner,	Griffiths,	Minnis,	Smith (Howell),
Benner,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bennett,	Gurney,	Moran,	Spencer (St. L. City)
Best,	Hammond,	Mueller,	Spurgeon,
Bittinger,	Hancock,	Murray,	Steel,
Breit,	Harrison,	Odneal,	Stickney,
Brock,	Hinde,	Pettijohn,	Swanger,
Calhoun,	Johnston,	Phipps,	Tartar,
Cherrington,	Jones (Hickory),	Porterfield,	Tatum,
Davis (Taney),	Jones (Jackson),	Robertson,	Temme,
Davis (Wayne),	Jones (Polk),	Rohne,	Tubbs,
Denslow,	Leazenby,	Sailor,	Walton,
Drum,	LeFavor,	Sawyer,	Watson,
Dyer,	McPherson,	Schumacher,	Waymeyer,
Freeman,	Middleton,	Shaw,	Young (Texas)—65.
Gay,			

Absent—Messrs.

Armstrong,	Hart,	Mahan,	Sachse,
Bothwell,	Higbee,	Martin,	Schoppenhorst,
Davison,	Julian,	Mortimer,	Short (Cole)—14.
DeReign,	McKearly,		

Absent with leave—Messrs.

DeFord,	Moore (Mississippi),	Sartin,	Warner,
Denny,	Rothwell,	Smith (Buchanan),	Wetzel—9.
Edgar,			

Sick—Messrs.

LeRoy, Mr. Speaker—2.

Mr. McIntyre moved to take a recess until 2:30 p. m.; which was agreed to by the following vote on division: Ayes 50, noes 32.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Mr. Bothwell.

Mr. Davidson moved the rules be suspended and that the House return to the order of reports of standing committees.

Messrs. Davidson and Pritchett demanded the ayes and noes on the motion to suspend the rules, and the motion was not agreed to by the following vote:

A YES—Messrs.

Arnett,	Davidson,	Lynch,	Ross,
Avery,	DeReign,	McIntyre,	Rothwell,
Bourn,	Drabelle,	McKearly,	Russell (N. Madrid),
Buckner,	Ferguson,	McKee,	Schooler,
Burks,	George,	Marsh,	Sherrill,
Cape,	Gill,	Meriwether,	Short (Cole),
Carroll,	Hall,	O'Dell,	Sullinger,
Chinn,	Julian,	Old,	Tate,
Collins,	Kasey,	O'Reilly,	Weaver,
Correll,	Kline,	Pollock,	Weinhold,
Cox,	Kyler,	Pratte,	Young (St. Francois)
Crisp,	Lane,	Pritchett,	—47.

NOES—Messrs.

Atkins,	Gay,	Middleton,	Shaw,
Baughner,	Gmelich,	Miller,	Short (Phelps),
Benner,	Griffith,	Minnis,	Smith (Howell),
Bennett,	Grubb,	Moore (Stone),	Spencer (Douglas),
Best,	Gurney,	Moran,	Spencer (St. L. City),
Bittinger,	Hammond,	Mueller,	Spurgeon,
Bothwell,	Hancock,	Murray,	Steel,
Breit,	Harrison,	Odneal,	Swanger,
Brock,	Higbee,	Pettijohn,	Tartar,
Calhoun,	Hinde,	Phipps,	Tatum,
Cherrington,	Johnston,	Porterfield,	Temme,
Davis (Wayne),	Jones (Hickory),	Robertson,	Thibbs,
Denslow,	Jones (Jackson),	Rohne,	Warner,
Drum,	Jones (Polk),	Sachse,	Watson,
Dyer,	Leazenby,	Sailor,	Waymeyer,
Freeman,	McPherson,	Sawyer,	Young (Texas)—67.
Fuson,	Martin,	Schumacher,	

Absent—Messrs.

Davis (Taney),	Hart,	Mahan,	Schoppenhorst—7.
Davison,	LeFavor,	Mortimer,	

Absent with leave—Messrs.

Anderson,	DeFord,	McCollum,	Smith (Buchanan),
Armstrong,	Denny,	Melson,	Stickney,
Choate,	Edgar,	Moore (Mississippi),	Walton,
Coppedge,	Jenkins,	Sartin,	Wetzel—17.
Daneri,			

Sick—Messrs.

Leroy,	Mr. Speaker—2.
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Mr. Choate was granted leave of absence indefinitely.

Messrs. McCollum, Stickney, Jenkins, Armstrong, Melson and Daneri were granted leave of absence.

Mr. Davidson offered the following amendment to section 1 of House bill No. 79:

Amend House bill No. 79, article 1, section 1, by striking out all after the word "commissioners," in fourth line, and insert in lieu thereof the following: "who shall be appointed by the Governor, not more than two of whom shall be of any one of the two leading political parties. Said commissioners shall be appointed for a term of four years and until their successors shall be appointed and qualified—all vacancies to be filled for the unexpired term in the same manner as before provided. Any such commissioner may be removed from office by the Governor at any time for cause, and in case of any such removal the vacancies shall be filled in the same manner as such commissioner was originally appointed, and shall serve for the unexpired time;"

Which was read.

Messrs. Davidson and Julian demanded the ayes and noes on the amendment to section 1 of House bill No. 79, and the amendment was lost by the following vote:

AYES—Messrs.

Arnett,	Crisp,	Lynch,	Ross,
Avery,	Davidson,	McIntyre,	Rothwell,
Bourn,	DeReign,	McKearly,	Russell (N. Madric),
Buckner,	Drabelle,	McKee,	Schooler,
Burks,	Ferguson,	Marsh,	Sherrill,
Cape,	George,	Meriwether,	Short (Cole),
Carroll,	Gill,	O'Dell,	Sullinger,
Chinn,	Hall,	Old,	Tate,
Collins,	Julian,	O'Reilly,	Weaver,
Coppedge,	Kasey,	Pollock,	Weinhold,
Correll,	Kline,	Pratte,	Young (St. Fran.)
Cox,	Lane,	Pritchett,	—47

NOES—Messrs.

Atkins,	Gay,	Middleton,	Shaw,
Baughner,	Gmelich,	Miller,	Short (Phelps),
Benner,	Griffiths,	Minnis,	Smith (Howell),
Bennett,	Grubb,	Moore (Stone),	Spencer (Douglas),
Best,	Gurney,	Moran,	Spencer (St. L. City),
Bittinger,	Hammond,	Mueller,	Spurgeon,
Bothwell,	Hancock,	Murray,	Steel,
Breit,	Harrison,	Odneal,	Swanger,
Brock,	Higbee,	Pettijohn,	Tartar,
Calhoun,	Hinde,	Phipps,	Tatum,
Cherrington,	Johnston,	Porterfield,	Temme,
Davis (Wayne),	Jones (Hickory),	Robertson,	Tubbs,
Denslow,	Jones (Jackson),	Rohne,	Warner,
Drum,	Jones (Polk),	Sachse,	Watson,
Dyer,	Leazenby,	Sailor,	Waymeyer,
Freeman,	McPherson,	Sawyer,	Young (Texas)—67.
Fuson,	Martin,	Schumacher,	

Absent—Messrs.

Davis (Taney)	Hart,	LeFavor,	Mortimer,
Davison,	Kyler,	Mahan,	Schoppenhorst—8.

Absent with leave—Messrs.

Anderson,	DeFord,	McCollum,	Smith (Buch'n)
Armstrong,	Denny,	Melson,	Stickney,
Choate,	Edgar,	Moore (Mississippi),	Walton,
Daneri,	Jenkins,	Sartin,	Wetzel—16.

Sick—Messrs.

LeRoy, Mr. Speaker—2.

Mr. Anderson was granted leave of absence.

Mr. Julian offered the following amendment to section one of House bill No. 79 :

Strike out all after the word "and," in line 4 of section 1, and insert in lieu thereof the following words: "two of whom shall be appointed by the Governor and confirmed by the Senate, and one shall be appointed by the mayor of such city and confirmed by the upper house of the common council or municipal assembly of such city; said appointees may be removed by the Governor or mayor who appointed them, for cause;"

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 174, entitled

An act to amend section 7993, article 1, chapter 143 of the Revised Statutes of the State of Missouri, 1889, entitled "Schools ;"

Also, Senate bill No. 187, entitled

An act to amend an act entitled "An act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price therefor," approved April 4, 1891, by inserting a new section, to be known as 12a, and prescribing a penalty on dealers for selling school text-books at a price in excess of the contract price, with 10 per cent added ;

Also, Senate bill No. 202, entitled

An act to establish a State board of embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming and the care and disposition of the dead ;

Also, Senate bill No. 215, entitled

An act fixing the times of holding court in the Fifteenth judicial circuit and in the criminal court of the Fifteenth judicial circuit and the county of Johnson, of the State of Missouri ;

Emergency clause adopted ;

In which the concurrence of the House is respectfully requested.

And the following further message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

Committee substitute for House bill No. 142, entitled

An act to amend section 37 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892 ;

Which is respectfully submitted.

Mr. Hinde offered the following amendment to the amendment offered by Mr. Julian: Add to the amendment the following words :

"At the general election to be held on the first Tuesday after the first Monday in November, 1896, the three above named board of election commissioners shall be elected as other officers at such elections, who shall hold their offices until their successors are duly elected and qualified ;"

Which was read.

Messrs. Buckner and Lane demanding the ayes and noes on the amendment offered by Mr. Hinde to the amendment offered by Mr. Julian, the amendment to the amendment was rejected by the following vote:

AYES—Messrs.

Arnett,	Davidson,	McKearly,	Rothwell,
Bourn,	Davis (Wayne),	McKee,	Russell (N. Madrid),
Buckner,	DeReign,	Marsh,	Sherrill,
Cape,	Ferguson,	Meriwether,	Short (Cole),
Carroll,	Gill,	O'Dell,	Sullinger,
Chinn,	Hail,	Odneal,	Tate,
Collins,	Hinde,	Old,	Weaver,
Coppedge,	Julian,	O'Reilly,	Weinhold
Correll,	Kasey,	Pollock,	Young (St Fran.)
Cox,	Lane,	Pritchett,	
Crisp,	McIntyre,	Ross,	

NOES—Messrs.

Atkins,	Gay,	McCollum,	Schumacher,
Avery,	George,	McPherson,	Shaw,
Raughter,	Gmelich,	Martin,	Short (Phelps),
Benner,	Griffiths,	Middleton,	Smith (Howell),
Bennett,	Grubb,	Miller,	Spencer (Douglas),
Best,	Gurney,	Minnis,	Spencer (St. L. city),
Both well,	Hammond,	Moore (Stone),	Spurgeon,
Breit,	Hancock,	Moran,	Steel,
Brock,	Harrison,	Mueller,	Swanger,
Burks,	Higbee,	Murray,	Tartar,
Calhoun,	Johnston,	Pettijohn,	Tatum,
Cherrington,	Jones (Hickory),	Porterfield,	Temme,
Denslow,	Jones (Jackson),	Pratte,	Tubbs,
Drabelle,	Jones (Polk),	Robertson,	Warner,
Drum,	Kline,	Rohne,	Watson,
Dyer,	Leazenby,	Sachse,	Waymeyer,
Freeman,	LeFavor,	Sailor,	Young (Texas),
Fuson,	Lynch,	Sawyer,	—71.

Absent—Messrs.

Bittinger,	Hart,	Mortimer,	Schoppenhorst,
Davis (Taney),	Kyler,	Phipps,	Schooler—10
Davison,	Mahan,		

Absent with leave—Messrs.

Anderson,	DeFord,	Melson,	Stickney,
Armstrong,	Denny,	Moore (Mississippi),	Walton,
Choate,	Edgar,	Sartin,	Wetzel—15.
Daneri,	Jenkins,	Smith (Buchanan),	

Sick—Messrs.

LeRoy, Mr. Speaker—2.

Messrs. Julian and Hall demanded the ayes and noes on the amendment offered by Mr. Julian, which was rejected by the following vote:

AYES—Messrs.

Anderson,	Crisp,	Lane,	Pritchett,
Arnett,	Davidson,	Lynch,	Ross,
Avery,	DeReign,	McIntyre,	Rothwell,
Bourn,	Drabelle,	McKearly,	Russell (N. Madrid),
Buckner,	Ferguson,	McKee,	Schooler,
Burks,	Fuson,	Marsh,	Sherrill,
Cape,	George,	Meriwether,	Short (Cole),
Carroll,	Hall,	O'Dell,	Sullinger,
Chinn,	Julian,	Old,	Tate,
Collins,	Kasey,	O'Reilly,	Weaver,
Coppedge,	Kline,	Pollock,	Weinhold,
Correll,	Kyler,	Pratte,	Young (St. Fran.),
Cox,			—49.

NOES—Messrs.

Atkins,	Gmelich,	Miller,	Short (Phelps),
Raughter,	Griffiths,	Minnis,	Smith (Howell),
Benner,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bennett,	Gurney,	Moran,	Spencer (St. L. City),
Best,	Hammond,	Mueller,	Spurgeon,
Bittinger,	Hancock,	Murray,	Steel,
Bothwell,	Harrison,	Odneal,	Swanger,
Breit,	Higbee,	Pettijohn,	Tartar,
Brock,	Jones (Hickory),	Porterfield,	Tatum,
Calhoun,	Jones (Jackson),	Robertson,	Temme,
Cherrington,	Jones (Polk),	Rohne,	Tubbs,
Davis (Wayne),	Leazenby,	Sachse,	Warner,
Denslow,	LeFavor,	Sailor,	Watson,
Drum,	McPherson,	Sawyer,	Waymeyer,
Freeman,	Martin,	Schumacher,	Young (Texas)—63.
Gay,	Middleton,	Shaw,	

Absent—Messrs.

Davis (Taney),	Gill,	Johnston,	Phipps,
Davison,	Hart,	Mahan,	Schoppenhorst— 11.
Dyer,	Hinde,	Mortimer,	

Absent with leave—Messrs.

Armstrong,	Denay,	Melson,	Stickney,
Choate,	Edgar,	Moore (Mississippi),	Walton,
Daneri,	Jenkins,	Sartin,	Wetzel—15.
DeFord,	McCollum,	Smith (Buchanan),	

Sick—Messrs.

LeRoy, Mr. Speaker—2.

On motion of Mr. Tatum,

The remaining amendments offered by him were adopted :

Amend section 4 : At end of line 15 insert the words "and demean myself faithfully in."

Section 7, line 3, insert between the words "precincts" and "which," the words "regarding ward lines, and composed of compact and contiguous territory."

Section 11, At end of the section insert the following words : "Provided, that in the selection of said judges and clerks, the central committee or other managing body of each of the leading political parties of such cities, not to exceed three as regards the appointment of judges, and not to exceed two as to the clerks, may each present, within a time to be fixed by the court, a list of not less than twelve qualified members of the same political faith as such managing body, and from such list the said selection shall be made ; if such list be not so furnished, the commissioners shall proceed to appoint, as hereinbefore provided ; provided further, that a notice, in writing, to said board, by the person so selected, that he intends to be a candidate for office at the next ensuing election, shall be sufficient excuse for refusal to serve."

Section 14, line 12, between the word "of" and the word "the," insert the words "and demean myself faithfully in."

Section 14, at the end of the section insert the following words : "That I will not disclose how any voter shall have voted at any election unless required to do so as a witness in the proper judicial proceedings ; that I will make no statement nor give any information of any kind as to the number of votes polled for any office or person, nor any other fact tending to show the state of the polls at any election at any time previous to the closing of the polls."

Section 16, at the end of line 7, insert the following words :

"It shall be the duty of the clerk of any court or of any justice of the peace of the county in which such city is located, or of said city if not in a county, where or before whom any person is tried and convicted of a misdemeanor connected with the exercise of the right of suffrage, to furnish at once to said board of commissioners the name of the party convicted of said misdemeanor, and his place of residence, if such fact be in the possession of said clerk or said justice : Provided, that if appeal shall be taken, such fact shall also be certified, and such conviction shall not affect the right to register and vote until final determination of the appeal."

Section 24, at the end of line 1, insert the word "male."

Section 24, line 11, insert between the words "crime" and "nor," the words "or of a misdemeanor connected with the exercise of the right of suffrage."

Section 24, lines 12 and 13, strike out the words "serving in the United States army," and insert in lieu thereof the words "an officer, soldier, or marine in the regular army or navy of the United States, nor while kept at any poor-house or other asylum at public expense, nor while confined in any public prison."

Section 25, strike out the form for register-book and insert in lieu thereof the following :

(Left-hand Page.)
REGISTER OF VOTERS.

Residence.	Name.	No. of line.	Nativity.	Term of residence.			Native	Naturalized	Declaration of Intention	Date of papers.	Court.	By act of Congress.	Qualified voters.
				Precinct.	City.	State.							
1817 E. 7th St.	Ames, Wm. J.	1	Massachusetts	6 months.	2 years ...	10 years ..	Yes	Superior.....	..	Yes
220 Phelps Ave.	Allen, John.....	2	England	8 months	3 years ...	5 years	Yes.	May 27, 1871 ..	New York	Yes
413 Garfield Ave.	Austin, George.....	3	Georgia	3 days....	5 years ..	6 years ..	Yes	Not known	No
617 Woodland Ave.	Anschuler, Carl... ..	4	Germany.....	2 years...	6 years ...	6 years	Yes.	July 1, 1868	Baltimore	Yes
225 Ord St.	Abbott, John B.	5	Canada	1 year....	3 years ...	3 years	Yes	Nov. 7, 1883	Kansas City.	Yes

Section 25, line 47, insert between the words "election" and "if" the following words: "and if foreign-born, whose declaration of intention to become naturalized will have been made not less than one year nor more than five years before such election;"

Section 25, insert at end of line 83 the following words: "If the applicant be of foreign-birth, and has not been naturalized, but has made a declaration of intention to become a citizen, then under the column "declaration of intention," the word "yes;"

Section 25, insert at end of line 85, the following words: "Where the applicant is of foreign-birth, the board of registry shall require him to produce his naturalization papers or declaration of intention, as the case may be, unless the applicant shall state that they are lost or destroyed, and that he is unable to procure certified copies of them, and make affidavit to such facts;"

Section 25, at end of line 101, add the following words: "And any male person who, if foreign born and otherwise qualified, shall have declared his intention to become naturalized less than one year before the date of making such application, but not less than one year before the day of the next ensuing election."

Section 25, at end thereof add the following words and figures:

"11—Under the columns 'signature,' in one of the registers, not the public register, the applicant shall write his name.

"If he is unable to write he shall make his mark after his name is written for him and be attested by the party who writes such name, and such attesting person shall not be the registration officer.

"12—The other columns of said form shall be appropriately filled as indicated by the headings. Under the column "remarks," shall be entered the names and addresses of three residents of the city, given by the applicant as knowing that he resides at the place from which he offers to register."

Section 27, line 11, strike out the word "as;"

Section 27, line 15, strike out the word "and;"

Section 29, lines 45, 46 and 47, strike out all beginning with the word "said" in line 45, and ending with the word "same" in line 47;

Section 29, line 50, insert words "or city" between words "county" and "jail;"

Section 30, line 47, insert words "or city" between words "county" and "jail;"

Section 31, line 33, insert between the "—" and the word "and," the following words: "That I am not an officer, soldier or marine in the regular army or navy of the United States;"

Section 31, in line 35, strike out the word "privilege" and insert in lieu thereof the word "right;"

Section 31, in line 47, between the words "provided" and "during," insert the following words: "If any person already registered shall appear before said board at such session and make oath that he has removed to another place in the same precinct, said board, if they believe him, shall not erase his name, but shall make the proper correction in his residence in the books of the registry. If any person to whom notice has been sent because his declaration of intention to become naturalized has been made more than five years before the

next election, shall appear before said board at such session, he shall show in the same manner as in case of original registration that he has become naturalized, otherwise his name shall be erased from the register. In making corrections of entries as to residence and naturalization, a line shall be drawn through the former entries, the proper entries made and the word 'corrected,' with the date, written in the column headed 'remarks;'"

Section 33, at the end of line 9, insert the following words: "But it shall be a misdemeanor to sign or cause to be so filed, any such application to have erased any name lawfully upon any such register, unless the person signing such application had then information of such sufficiency and reliability as to fairly justify him in a belief that the name ought to be erased from such register;"

Section 34, line 7, strike out the word "or," and insert the word "and" in lieu thereof;

Section 36, line 5, between the word "State" and the word "if," insert the words "or court of appeals, according to the fact;"

Section 40, line 4, strike out the words and figures "6, article 2," and insert in lieu thereof the figures "28;"

Section 40, line 9, strike out figure "6," and insert in lieu thereof the figures "28;"

Section 42, line 5, strike out the words and figures "7, article 2," and insert in lieu thereof the figures "28;"

Section 43, line 2, strike out the words and figures "8, article 2," and insert in lieu thereof the figures "30;"

Section 43, line 3, strike out the figure "8," and insert in lieu thereof the figures "30;"

Section 44, line 8, strike out the word and figures "9, article 2," and insert in lieu thereof the figures "31;"

Section 44, line 13, strike out the figure "9" and insert in lieu thereof the figures "31;"

Section 52, line 4, insert the words "or city," between the words "county" and "jail;"

Section 55, line 2, between the words "polls" and "the," insert the words "or be disqualified or refuse to act;"

Section 55, line 4, between the words "clerk" and "always," insert the words "or vacancy;"

Section 56, lines 22 and 30, insert the words "or city," between words "county" and "jail;"

Section 58, line 4, insert between the words "number" and "placed" the following words: "Of the same in the order in which it was received, which number shall also be;"

Section 60, lines 29, 30 and 31, on page 40 of said printed bill strike out the following words, viz.: "By the committeemen of the ward or precinct, or other persons managing the political interests for such party in such ward or precinct," and in lieu thereof insert the following words: "As above prescribed in the case of challengers;"

Section 63, line 7, strike out the figure "5" and insert in lieu thereof the figures "58;"

Section 75, at the end of line 3, insert the word "city;"

Section 83, line 12, strike out the words and figures "5 of article 3" and insert in lieu thereof the figures "58;"

Section 93, line 6, insert the words "or city" between words "county" and "jail;"

Which were read and adopted.

Mr. Drabelle offered the following amendment to section 13 of House bill No. 79:

Amend House bill No. 79, section 13, by striking out the words "one or more newspapers," in line 13, and inserting in lieu thereof the words "at least two newspapers representing the two leading political parties;"

Which was read and adopted.

Mr. Drabelle offered the following amendment to section 19 of House bill No 79:

Amend House bill No. 79, section 19, by inserting after the word "press," in line 2, the following words: "in newspapers, as provided in section 13 of this act;"

Which was read and adopted.

Mr. Drabelle offered the following amendment to section 25 of House bill No. 79,

Amend House bill No. 79, section 25, by inserting after the word "election" in line 12, the following words: "Provided, that any voter residing in such precinct who may have been, by reason of sickness, absence from such city or other unavoidable cause, prevented from appearing before such board of registry on either of said days, shall, on making oath before said Board of Commissioners setting forth the facts, be permitted to register, and shall be entitled to vote, if otherwise qualified, unless the Board of Election Commissioners shall find that the affidavit made by such applicant is false, and that such applicant is not legally entitled to be registered;"

Which was read and adopted.

Mr. Moran moved that House bill No. 79, as amended, be engrossed.

Mr. Bittinger was called to the Chair.

Messrs. Avery and Buckner demanded the ayes and noes on the motion to engross House bill No. 79;

Which was ordered engrossed by the following vote:

Ayes—Messrs.

Atkins,	Fuson,	Martin,	Schumacher,
Baughner,	Gay,	Middleton,	Shaw,
Benner,	Gmelich,	Miller,	Short (Phelps),
Bennett,	Griffiths,	Minnis,	Smith (Howell),
Best,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Gurney,	Moran,	Spencer (St. L. city),
Bothwell,	Hammond,	Mueller,	Spurgeon,
Breit,	Hancock,	Murray,	Steel,
Brock,	Harrison,	Odneal,	Swanger,
Calhoun,	Higbee,	Pettijohn,	Tartar,
Cherrington,	Hinde,	Phipps,	Tatum,
Davis (Paney),	Johnston,	Porterfield,	Temme,
Davis (Wayne),	Jones (Hickory),	Robertson,	Tubbs,
Denslow,	Jones (Jackson),	Rohne,	Warner
Drum,	Jones (Polk),	Sachse,	Watson,
Dyer,	Leazenby,	Sailor,	Waymeyer,
Freeman,	McPherson,	Sawyer,	Young (Texas)—68.

NOES—Messrs.

Anderson,	Cox,	Kyler,	Pratte,
Arnett,	Crisp,	Lane,	Pritchett,
Avery,	Davidson,	Lynch,	Ross,
Bourn,	DeReign,	McIntyre,	Rothwell,
Buckner,	Drabelle,	McKearly,	Russell (N. Madrid),
Burks,	Ferguson,	McKee,	Schooler,
Cape,	George,	Meriwether,	Sherrill,
Carroll,	Gill,	Mortimer,	Short (Cole),
Chinn,	Hall,	O'Dell,	Tate,
Collins,	Julian,	Old,	Weaver,
Coppedge,	Kasey,	O'Reilly,	Weinhold,
Correll,	Kline,	Pollock,	Young (St. Francois)

—48.

Absent—Messrs.

Davison,	Mahan,	Schoppenhorst,	Sullinger—5.
Hart,			

Absent with leave—Messrs.

Armstrong,	Edgar,	Marsh,	Smith (Buchanan),
Choate,	Jenkins,	Melson,	Stickney,
Daneri,	LeRoy,	Moore (Mississippi),	Walton,
DeFord,	McCollum,	Sartin,	Wetzel—17.
Denny,			

Sick—Messrs.

LeFavor, Mr. Speaker—2.

On motion of Mr. Davidson, the rules were suspended and the substitute for House bills Nos. 70, 293 and 294, was taken up for amendment and engrossment.

On motion of Mr. Griffiths, House bill No. 712 was re-referred to Committee on School Text-books.

On motion of Mr. Crisp,

House bill No. 313 was taken up for amendment and engrossment.

Mr. Crisp offered an amendment to House bill No. 313, to strike out all after the enacting clause and insert a substitute therefor ;

Which was read and agreed to.

Mr. Weinhold offered the following amendment to substitute for House bills Nos. 70 and 393 and 394 :

Amend substitute for House bill No. 70, by striking out all between the word "whatever" in line 22 and the word "storm" in line 24 of section 1, and by striking out all between the word "whatever" in line 94, and the word "storm" in line 95 of section 7; which was read and rejected.

Mr. Jones of Jackson offered the following amendment : "Amend House bill 70, by inserting the word "farm" between the words "insuring" and "property," in line 16 of section 1 ;

Which was read and adopted.

On motion of Mr. Moran, the vote by which the amendment was adopted was reconsidered and the amendment was rejected.

Mr. Spencer of St. Louis City offered the following amendment : Amend committee substitute for House bills 70, 393 and 394, by inserting in line 24, after the word "storm ;"

Which was read.

Mr. Minnis moved to adjourn under the rules.

Mr. Kyler moved the House adjourn until tomorrow morning at 10 o'clock; which was not agreed to by the following vote, on division : ayes 49, nays 50.

On motion of Mr. Hinde

The House adjourned under the rules.

THIRTY-SEVENTH DAY—SATURDAY, February 16, 1895.

House met pursuant to adjournment.

Speaker *pro tem.* Mueller in the chair.

Prayer by Rev. Boone.

Journal of yesterday read and approved.

Mr. DeReign offered the following resolution :

Whereas, An all-wise Providence has so created us that we must need have for a healthful existence, an occasional draft of the pure air of heaven ; and

Whereas, The life-giving and health-sustaining elements of the atmosphere have been almost exhausted during the past forty-odd days of our assemblage here ; and,

Whereas, During all of the time aforesaid the air of this hall has not been purified, even upon the very crudest principles of hygiene ; therefore, be it

Resolved, That the powers that be and have in charge the aforesaid Hall of Representatives do, after adjournment, throw open the windows and other openings thereof, then and thereby giving to us miserable cooped roosters a little of Gods Almighty's pure ozone on our convening again.

Which was read and referred to Committee on Permanent Seat of Government.

Mr. O'Reilly introduced House bill No. 735, entitled

An act to amend article 2, chapter 89, of the Revised Statutes of the State of Missouri of 1889, by adding a new section thereto, to be known as section 5857*a*, relating to life and accident insurance ;

Which was read first time.

Mr. McKee introduced House bill No. 736, entitled

An act to re-enact and to amend section 7806, of chapter 140, article 1, of the Revised Statutes of Missouri, 1889, relating to road districts, with an emergency clause ;

Which was read first time.

Mr. Schumacher introduced House bill No. 737, entitled

An act to repeal section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, entitled "Dramshops," and enact a new section in lieu thereof ;

Which was read first time.

Mr. Hall moved to take recess until 2 o'clock p. m. ;

Which was not agreed to by the following vote on division: Ayes 5, noes 68.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 667, entitled

An act to amend sections 4 and 8, and to repeal section 6, of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8793 and 8794, of the Revised Statutes of the State of Missouri of 1889, approved March 27, 1891, relating to "Agriculture, state board of—veterinary service,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 666, entitled

An act to amend section 333, article 2, of chapter 3, of the Revised Statutes of Missouri of 1889, relating to "Agricultural and mechanical societies," by providing for forfeiture of charter on failure to comply with the provisions of said section,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 706, entitled

An act to amend section 359 of article 2, chapter 5 of the Revised Statutes of the State of Missouri of 1889, entitled "Animals,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 461, entitled

An act to amend section 351, article 1, of chapter 5 of the Revised Statutes of 1889 of the State of Missouri, and to repeal section 352 of said article, entitled "Animals,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

On motion, House bill No. 658 was re-referred to the Committee on Judiciary.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 508, entitled

An act to exempt town mutual fire and lightning, and tornado, wind-storm or cyclone insurance companies from the provisions of chapter 89, Revised Statutes of Missouri, entitled "Insurance," and providing for the incorporation of the same ;

Also, House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act ;"

Also, committee substitute for House bills Nos. 218, 173, 176, 172, 102, 95, 57, 96, 44 and 225, an act to repeal section 3 of an act approved March 28, 1893, entitled "Roads and highways, division into districts," etc., and enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds ;

Also, House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificates of indebtedness issued and held in trust by the State for the State school and seminary funds, during the years 1895 and 1896 ;

Also, House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization ;

Also, House bill No. 403, entitled

An act to repeal sections 1725 and 1726, article 7, chapter 30, of the Revised Statutes of the State of Missouri, relating to "City parks," and to enact two new sections in lieu thereof ;

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Griffiths, from the Committee on School Text-books, submitted the following report :

MR. SPEAKER: Your Committee on School Text-books, to which was referred House bill No. 712, entitled

An act to amend an act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price thereof, approved April 4, 1891, by adding certain words to sections 1 and 14 of said act,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 528, entitled

An act to restore to the seminary fund the expense incurred in the superintendence and sales of lands disposed of for the benefit of said fund, and in the distribution of the proceeds of said sales.

Begs leave to report same back with the following amendment, and to recommend that it do pass as amended :

Amend section 2 by striking out the words "be at once paid by him to treasurer of," in the fourth line of said section, and inserting the words "go to" in lieu thereof; and adding at the end of same section the words "as provided by law ;"

Which was read and adopted, and 300 copies of the bill as amended ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 306, entitled

An act to amend chapter 93, Revised Statutes of the State of Missouri, in relation to "Juries, grand and petit," by adding a new section,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments:

Amend House bill No. 306, by striking out the word "shall," in line 4 of section 6068a, and inserting in lieu thereof the word "need;"

Which was read and adopted.

Amend House bill No. 306, by striking out all of line 5 after the word "unless," and all of line 6, of section 6068a, and inserting in lieu thereof, "it may be deemed necessary by said county court;"

Which was read and adopted, and 300 copies of the bill, ordered printed as amended.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 529, entitled

An act relating to damages for libel under certain conditions therein specified,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 350, entitled

An act providing for the taxation of inheritance, legacies, bequests, life insurance policies and other transfers of property,

Begs leave to report that it has the same under consideration, and report it back to the House without recommendation;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 656, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof, to be known as section 2672, of the Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 279, entitled

An act to tax legacies, inheritances and gifts,

Begs leave to report that it has had the same under consideration, that it involves the same objects as is provided for in House bill No. 350, and it is therefore reported without recommendation;

Which was read.

On motion of Mr. Higbee, House bills Nos. 350 and 279 were ordered printed.

Mr. Julian moved that House bill No. 472 take precedence over all other bills after appropriation;
Which was not agreed to.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 315, entitled

An act to repeal section 7569 of the Revised Statutes of 1889, and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 9, entitled

An act to repeal section 7723, article 8 of chapter 138, Revised Statutes of 1889, and to enact a new section, requiring the board for the equalization of railroad to increase the assessed valuation of railroad property until such property shall bear its equitable share of the burdens of taxation,

Begs leave to report that the same questions involved in it are covered by House bill No. 472, favorably reported by this committee, and therefore it recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means submitted, the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 104, entitled

An act to tax franchises in the State,

Begs leave to report that it has examined the same in connection with House bill No. 472, covering the same questions, and having reported said bill 472 with recommendation that it do pass, and recommends that House bill No. 104 do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 690, entitled

An act to amend article 2, chapter 138, of the Revised Statutes of Missouri, 1889, concerning assessors and assessment of property, by adding five new sections, to be known as sections 7585a, 7586b, 7587c, 7588d and 7589e, providing for the assessment of bonds, bills and notes and other interest-bearing securities in a separate class, providing for listing and stamping said securities, and providing a penalty for avoiding to give a true list of such property,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 625, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8, of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 472, entitled

An act to provide for the taxing of franchises and creating a board of assessors to value the land, to provide for their pay and transportation, and providing penalties for violating this act,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 515, entitled

An act enabling school districts to consolidate and form a central high school, and defining the qualifications of the teachers and of the students for admission, and prescribing the course of study they shall pursue,

Begs leave to report that it has examined the same, and recommends that it do not pass, and submit a committee substitute for said bill, and recommends that it do pass ;

Which was read, substitute adopted and 300 copies ordered printed.

Mr. Swanger, from Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 578, entitled

An act to provide for the selection of depository in school districts organized under the provisions of an act entitled "City, town and village schools,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 731 was read second time and Referred to Committee on Internal Improvements.

House bill No. 732 was read second time and Referred to Committee on Education.

House bill No. 733 was read second time and Referred to Committee on Criminal Jurisprudence.

House bill No. 734 was read second time and Referred to Committee on Ways and Means.

Senate bill No. 101 was read second time and Referred to Committee on Official Fees and Salaries.

Senate bill No. 158 was read second time and Referred to Committee on Ways and Means.

Senate bill No. 165 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 153 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 172 was read second time and
Referred to Committee on Elections.

Senate bill No. 173 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 198 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 195 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 253 was read second time and
Referred to Committee on Judiciary.

Senate concurrent resolution No. 6 was read second time and
Referred to Committee on Constitutional Amendments.

Senate joint and concurrent resolution No. 8 was read second time
and
Referred to Committee on Constitutional Amendments.

Committee substitute for House bill No. 70, which was pending
for amendment, was read.

Mr. Johnston moved that substitute for House bill No. 70 be postponed until Monday; which was not agreed to.

Mr. Jones of Jackson offered the following amendment to the
pending amendment :

Amend amendment to substitute for House bills Nos. 70, 293 and
294 by striking out " 300,000 " and inserting " 100,000 " in lieu thereof;
Which was read and rejected.

Mr. Gay was granted leave of absence.

The pending amendment to substitute for House bill No. 70 was
rejected.

Substitute for House bill No. 70 was ordered engrossed.

House bill No. 313 was ordered engrossed as amended on February
15, 1895.

House bill No. 232 was ordered engrossed.

House bill No. 215 was called up for amendment and engrossment.

Mr. Tubbs offered the following amendment :

Amend House bill No. 215 by adding at the end of line 20, section
1, the following words : "The number of judges and clerks to be employed at all such elections, and the compensation of the same, shall be provided for by ordinance of the city council;"

Which was read and adopted.

Mr. Tubbs offered the following amendment :

Amend House bill No. 215 by adding the following new section :

SECTION 3. Municipal elections occurring in many cities affected by the provisions of this bill creates an emergency within the meaning of the constitution; therefore this act shall take effect and be in force immediately upon its passage.

Which was read and adopted.

Mr. Tubbs offered the following amendment to title :

Amend title to House bill No. 215 by adding the following: "with an emergency clause ;"

Which was read and adopted.

House bill No. 215 was ordered engrossed as amended.

House bill 671, being the special order, was taken up for amendment and engrossment.

Mr. Bothwell offered the following amendment :

Amend House bill No. 671 by striking out of section 4 the word " of," where it occurs the second time ;

Which was read and adopted.

House bill No. 671 was then ordered engrossed.

On motion of Mr. Tubbs,

The rules were suspended for the consideration of House resolution regarding the pay of clerks in the office of Adjutant-General and the Librarian.

Mr. Tubbs offered the following substitute :

Whereas, It is claimed that, notwithstanding the constitutional requirement (section 18, article 2. of the constitution of the State) that every person elected or appointed to office of trust or profit under the laws of this State shall give his personal attention to the duties of his office, that J. W. Zevely, Librarian of the State, while acting as secretary of one of the great political parties of the State, did not, during a considerable portion of the late political campaign, give his personal attention to the duties of his office ; and

Whereas, It is believed by many members of this body that there is not sufficient business connected with the Adjutant-General's office to justify the employment of a high-salaried clerk ; and

Whereas, The clerk in that office, of whom it is also asserted that he does not devote his entire time to the duties of his office, is now receiving a salary of \$1500 per annum ; therefore,

Resolved, That a committee consisting of three members of this House be appointed by the Speaker to investigate, and report to this House the result of their investigation :

1st. Whether it is a fact that during any part of the last twelve months the State Librarian has failed to give his personal attention to the duties of State Librarian ;

2d. That if, during any part of the time above specified the State Librarian has failed to give his personal attention to the duties of his office, he has drawn the pay of State Librarian ;

3rd. That if, during any part of the time above specified the said Librarian failing to devote his personal attention to the duties of his office (has drawn the salary of the State Librarian), by what authority he has drawn such salary ;

4th. Whether at any time during the last twelve months any deputy, other than the one provided for by law, has been employed in the State library, and if so, the source from which he received his pay ;

5th. Whether the business in the office of the Adjutant-General is sufficient to justify the employment of a clerk ; and if sufficient, about what compensation would be commensurate with the services rendered ;

6th. Whether the Adjutant-General's clerk has devoted his entire time to the duties of that office during the last twelve months, and if not, how he has been engaged ;

7th. Whether either the Librarian or the Adjutant-General's clerk engages in any avocation other than that pertaining to the duties of his office.

8th. Whether either of these officials engages in any studies not connected with the duties of his office work.

Resolved, That said committee have power to compel the attendance of witnesses and examine them under oath, which any member of said committee is hereby authorized to administer, in connection with this investigation, concerning any person connected in any capacity with the state government, and to examine under oath any other persons who may voluntarily come before said committee to testify in regard to the matter herein enumerated.

Which was read.

Mr. Davidson offered the following amendment :

Amend resolution by adding :

Whereas, It is the duty of those men elected to state offices to attend to the duties of their office; and

Whereas, The State Superintendent of Schools did leave his office and appear upon the floor of this House to lobby for the passage of a certain bill to create county school superintendents; therefore be it

Resolved, That said committee be and are hereby instructed to inquire if the said Superintendent of Public Schools did so appear on the floor to lobby for said bill, and if that is a part of his official business.

Which was read and rejected by the following vote on division :
Ayes 37, noes 54.

Leave of absence was granted Messrs. Shaw, Moran, Anderson, and Spencer of St. Louis City.

Mr. Martin moved the previous question on the resolution; which was ordered by the following vote on division : Ayes 88, noes 39.

Mr. Julian demanded a call of the House to ascertain the presence of a quorum. The demand being properly seconded, the order was given and the roll called, with the following result :

Those present and answering to their names were—Messrs.

Arnett,	Fuson,	Martin,	Schumacher,
Atkins,	George,	Middleton,	Sherrill,
Benner,	Gmelich,	Miller,	Short (Phelps),
Bennett,	Griffiths,	Minnis,	Smith (Howell),
Best,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Gurney,	Mueller,	Spurgeon,
Bothwell,	Hammond,	Murray,	Steel,
Breit,	Hancock,	Odneal,	Sullinger,
Brock,	Harrison,	Pettijohn,	Sawyer,
Calhoun,	Hart,	Phipps,	Tartar,
Carroll,	Higbee,	Porterfield,	Temme,
Cherrington,	Johnston,	Robertson,	Tubbs,
Davidson,	Jones (Hickory),	Rohne,	Warner,
Davis (Wayne),	Jones (Jackson),	Sachse,	Watson,
Denslow,	Jones (Polk),	Sailor,	Waymeyer,
Drum,	Leazenby,	Swanger,	Young (Texas)—66.
Freeman,	McPherson,		

Those present and not answering to their names were—Messrs.

Chinn,	Kasey,	O'Dell,	Old—6.
Coppedge,	Kyler,		

The names of those present and not responding were ordered placed upon the roll by the Speaker *pro tem.*, and a quorum being thus ascertained,

Mr. Rothwell moved to lay the resolution on the table; which was not agreed to by the following vote—Messrs. Rothwell and McKee demanding the ayes and noes :

AYES—Messrs.

Arnett,	Chinn,	George,	O'Dell,
Correll,	Fuson,	Kyler,	Old—8.

NOES—Messrs.

Atkins,	Davis (Wayne)	Hart,	Miller,
Benner,	Denslow,	Higbee,	Moore (Stone),
Bennett,	Drum,	Jones (Hickory),	Mueller,
Best,	Freeman,	Jones (Jackson),	Murray,
Bittinger,	Gmelich,	Jones (Polk)	Odneal,
Bothwell,	Griffiths,	Leazenby,	Pettijohn,
Breit,	Grubb,	McPherson,	Porterfield,
Brock,	Gurney,	Martin,	Robertson,
Calhoun,	Hancock,	Middleton,	Rohne,
Cherrington,	Harrison,	Minnis,	Sailor,

Sachse,
Sawyer,
Schumacher,
Short (Phelps),

Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,

Swanger,
Sullinger,
Tartar,
Temme,

Tabbs,
Watson,
Waymeyer,
Young (Texas)—56.

Absent—Messrs.

Avery,
Bourn,
Buckner,
Burks,
Cape,
Carroll,
Crisp,
Davidson,
Davis (Taney),
DeReign,
Drabelle,

Dyer,
Ferguson,
Gill,
Hall,
Hammond,
Johnston,
Julian,
Kasey,
Lane,
LeFavor,

McIntyre,
McKearly,
McKee,
Mahan,
Meriwether,
Mortimer,
O'Reilly,
Phipps,
Pollock,
Pratte,

Pritchett,
Ross,
Russell (N. Madrid),
Schooler,
Sherrill,
Tate,
Tatum,
Weaver,
Weinhold,
Young (St. Fran.)
—41.

Absent with leave—Messrs.

Anderson,
Armstrong,
Baugher,
Choate,
Collins,
Coppedge,
Cox,
Daneri,
Davison,

DeFord,
Denny,
Edgar,
Gay,
Hinde,
Jenkins,
Kline,
Lynch,

McCollum,
Marsh,
Melson,
Moore (Mississippi),
Moran,
Rothwell,
Sartin,
Schoppenhorst,

Shaw,
Smith (Buchanan),
Short (Cole),
Spencer (St. L. City),
Stickney,
Walton,
Warner,
Wetzel—33.

Sick—Messrs.

LeRoy,

Mr. Speaker—2.

Mr. Davidson moved to adjourn under the rules; which was not agreed to by the following vote—Messrs. Davidson and Drabelle demanding the ayes and noes:

AYES—Messrs.

Arnett,

Carroll,

Sherrill—3.

NOES—Messrs.

Atkins,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Breit,
Brock,
Calhoun,
Cherrington,
Davis (Wayne),
Denslow,
Drum,
Freeman,
Fuson,

George,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hancock,
Harrison,
Hart,
Higbee,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Leazenby,
McPherson,

Martin,
Middleton,
Miller,
Minnis,
Moore (Stone),
Mueller,
Murray,
Odneal,
Pettijohn,
Porterfield,
Robertson,
Rohne,
Sachse,
Sailor,

Sawyer,
Schumacher,
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Swanger,
Tartar,
Temme,
Tabbs,
Watson,
Waymeyer,
Young (Texas)—57.

Absent—Messrs.

Avery,
Bourn,
Buckner,
Burks,
Cape,
Chinn,
Correll,
Crisp,
Davidson,
Davis (Taney),
DeReign,
Drabelle,

Dyer,
Ferguson,
Gill,
Hall,
Hammond,
Johnston,
Julian,
Kasey,
Kyler,
Lane,
LeFavor,

McIntyre,
McKearly,
McKee,
Mahan,
Meriwether,
Mortimer,
O'Dell,
Old,
O'Reilly,
Phipps,
Pollock,

Pratte,
Pritchett,
Ross,
Russell (N. Madrid),
Schooler,
Sullinger,
Tate,
Tatum,
Weaver,
Weinhold,
Young (St. Francois)
—45.

Absent with leave—Messrs.

Anderson,	DeFord,	McCollum,	Shaw,
Armstrong,	Denny,	Marsh,	Smith (Buchanan)
Baughner,	Edgar,	Melson,	Short (Cole),
Choate,	Gay,	Moore (Mississippi),	Spencer (St. L. City),
Collins,	Hinde,	Moran,	Stickney,
Coppedge,	Jenkins,	Rothwell,	Walton,
Cox,	Kline,	Sartin,	Warner,
Daneri,	Lynch,	Schoppenhorst,	Wetzel—33.
Davison,			

Sick—Messrs.

LeRoy, Mr. Speaker—2.

The substitute was then adopted by the following vote—Messrs. Tubbs and Drabelle demanding the ayes and noes:

A YES—Messrs.

Arnett,	Freeman,	Middleton,	Schumacher,
Atkins,	Gmelich,	Miller,	Short (Phelps),
Benner,	Griffiths,	Minnis,	Smith (Howell),
Bennett,	Gurney,	Moore (Stone),	Spencer (Douglas),
Best,	Hancock,	Mueller,	Spurgeon,
Bittinger,	Harrison,	Murray,	Steel,
Bothwell,	Hart,	Odneal,	Sullinger,
Breit,	Higbee,	Pettijohn,	Swanger,
Brock,	Jones (Hickory),	Porterfield,	Tartar,
Calhoun,	Jones (Jackson),	Robertson,	Temme,
Cherrington,	Jones (Polk),	Rohne,	Tubbs,
Davis (Wayne),	Leazenby,	Sachse,	Watson,
Denslow,	McPherson,	Sailor,	Waymeyer,
Drum,	Martin,	Sawyer,	Young (Texas)—56.

NOES—Messrs.

Chinn, Fuson, George—3.

Absent—Messrs.

Avery,	Drabelle,	LeFavor,	Pritchett,
Bourn,	Dyer,	McIntyre,	Ross,
Buckner,	Ferguson,	McKearly,	Russell (N. Madrid),
Burks,	Gill,	McKee,	Schoppenhorst,
Cape,	Grubb,	Mahan,	Schooler,
Davison,	Hall,	Mortimer,	Sherrill,
Carroll,	Hammond,	ODell,	Tate,
Crisp,	Johnston,	Old,	Tatum,
Correll,	Julian,	O'Reilly,	Weaver,
Davidson,	Kasey,	Phipps,	Weinhold,
Davis (Taney),	Kyler,	Pollock,	Young (St. Francois)
DeReign,	Lane,	Pratt,	—47.

Absent with leave—Messrs.

Anderson,	DeFord,	McCollum,	Shaw,
Armstrong,	Denny,	Marsh,	Smith (Buchanan),
Baughner,	Edgar,	Melson,	Short (Cole),
Choate,	Gay,	Meriwether,	Spencer (St. L. City)
Collins,	Hinde,	Moore (Mississippi),	Stickney,
Coppedge,	Jenkins,	Moran,	Walton,
Cox,	Kline,	Rothwell,	Warner,
Daneri,	Lynch,	Sartin,	Wetzel—33.

Sick—Messrs.

LeRoy, Mr. Speaker—2.

Mr. Minnis moved that the House adjourn until 2 p. m. Monday; which was agreed to by the following vote—Messrs. Rothwell and Tubbs demanding the ayes and noes:

AYES—Messrs.

Atkins,	Griffiths,	Miller,	Short (Phelps),
Benner,	Grubb,	Minnis,	Smith (Howell),
Bennett,	Gurney,	Moore (Stone),	Spencer (Douglas),
Best,	Hancock,	Mueller,	Spurgeon,
Bittinger,	Hart,	Murray,	Steel,
Breit,	Higbee,	Odneal,	Sullinger,
Brock,	Jones (Jackson),	Pettijohn,	Swanger,
Calhoun,	Jones (Hickory),	Robertson,	Tartar,
Davis (Wayne),	Jones (Polk),	Rohne,	Temme,
Denslow,	Leazenby,	Sachse,	Tubbs,
Drum,	McPherson,	Sailor,	Watson,
Freeman,	Martin,	Schumacher,	Young (Texas)—50.
Gmelich,	Middleton,		

NOES—Messrs.

Bothwell,	Fuson,	Ross,	Sawyer—5.
Cherrington,			

Absent—Messrs.

Arnett,	Drabelle,	LeFavor,	Pratte,
Avery,	Dyer,	McIntyre,	Pritchett,
Bourn,	Ferguson,	McKearly,	Russell (N. Madrid),
Buckner,	George,	McKee,	Schoppenhorst,
Burks,	Gill,	Mahan,	Schooler,
Cape,	Hall,	Mortimer,	Sherrill,
Carroll,	Hammond,	O'Dell,	Tate,
Chinn,	Harrison,	Old,	Tatum,
Correll,	Johnston,	O'Reilly,	Waymeyer,
Crisp,	Julian,	Phipps,	Weaver,
Davidson,	Kasey,	Pollock,	Weinhold,
Davis (Taney),	Kyler,	Porterfield,	Young (St. Fran)—50.
DeReign,	Lane,		

Absent with leave—Messrs.

Anderson,	DeFord,	McCollum,	Shaw,
Armstrong,	Denny,	Marsh,	Smith (Buchanan),
Baugher,	Edgar,	Melson,	Short (Cole),
Choate,	Gay,	Meriwether,	Spencer (St. L. City),
Collins,	Hinde,	Moore (Mississippi),	Stickney,
Coppedge,	Jenkins,	Moran,	Walton,
Cox,	Kline,	Rothwell,	Warner,
Daneri,	Lynch,	Sartin,	Wetzel—33.
Davison,			

Sick—Messrs.

LeRoy,	Mr. Speaker—2.
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THIRTY-EIGHTH DAY—MONDAY, February 18, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Boone.

Journal of Saturday read and ordered corrected as follows:

The names of Messrs. Cox and Coppedge to be stricken from the roll showing them to be present on the call for a quorum; also, that Mr. Sullinger should be recorded as voting no on the motion to lay the resolution on the table, and that Mr. Weinhold be recorded as absent on the same roll-call, and that Mr. Short of Cole be marked as "absent with leave" instead of "absent" on the various roll-calls of the day; also, that House bill No. 472 be recorded as given precedence in printing—by the following roll-call, the ayes and noes being demanded:

A YES—Messrs.

Armstrong,	George,	Marsh,	Schoppenhorst,
Arnett,	Gill,	Martin,	Schooler,
Atkins,	Gmelich,	Meriwether,	Schumacher,
Avery,	Griffiths,	Middleton,	Sherrill,
Baughner,	Grubb,	Miller,	Short (Cole),
Benner,	Hall,	Minnis,	Short (Phelps),
Bennett,	Hancock,	Moore (Mississippi)	Smith (Howell),
Best,	Harrison,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Hart,	Moran,	Spencer (St. L. City),
Bourn,	Higbee,	Mortimer,	Spurgeon,
Breit,	Jenkins,	Murray,	Steel,
Brock,	Johnston,	O'Dell,	Stickney,
Buckner,	Jones (Hickory),	Odneal,	Sullinger,
Burks,	Jones (Polk),	Old,	Swanger,
Cape,	Julian,	O'Reilly,	Tartar,
Carroll,	Kasey,	Pettijohn,	Tate,
Cherrington,	Kyler,	Phipps,	Temme,
Chinn,	Lane,	Pollock,	Tubbs,
Coppedge,	Leazenby,	Porterfield,	Walton,
Cox,	LeFavor,	Pratte,	Warner,
Davidson,	LeRoy,	Pritchett,	Watson,
Davis (Wayne),	Lynch,	Robertson,	Weaver,
Denslow,	McIntyre,	Robne,	Weinhold,
DeReign,	McKearly,	Ross,	Wetzel,
Drum,	McKee,	Rothwell,	Young (St. Fran.),
Ferguson,	McPherson,	Russell (N. Madrid),	Young (Texas),
Freeman,	Mahan,	Sawyer,	Mr. Speaker—109.
Fuson,			

NOES—None.

Absent—Messrs.

Bothwell,	Davis (Taney),	Mueller,	Sailor,
Calhoun,	Hammond,	Sachse,	Tatum—10.
Correll,	Jones (Jackson),		

Absent with leave—Messrs.

Anderson,	DeFord,	Gay,	Melson,
Choate,	Denny,	Gurney,	Sartin,
Collins,	Drabelle,	Hinde,	Shaw,
Crisp,	Dyer,	Kline,	Smith (Buchanan),
Daneri,	Edgar,	McCollum,	Waymeyer—21.
Davison,			

Messrs. Drabelle, Crisp, Collins, Waymeyer and Gurney were granted leave of absence for one day.

The following message was received from the Governor, through his private secretary, Mr. Winston:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., February 18, 1895. }

To the Senate and House of Representatives:

Herewith I have the honor to transmit a communication sent to me by members of the Missouri Text-book Commission, accompanied by a report of the commission of date August 22, 1891.

I have the honor to request that the brief letter addressed to me may be read to your respective houses for information, and to suggest that the subject-matter receive legislative attention.

It is the opinion of the gentlemen who have signed this communication that under the law, as it now stands, the Commission will expire in 1896, and that the contracts made between the Commission and publishing houses will also then expire. These gentlemen are of the opinion, however, that notwithstanding the expiration of the Commission and the contracts, no other books can be lawfully used in the public schools except those which have been selected by the Commission, and which are now being used throughout the State. If this construction of the law be correct, then it is clear that the Legislature ought not to adjourn leaving the statute unrepealed or unamended, thereby creating a school-book monopoly with all limitation as to price removed.

WM. J. STONE, GOVERNOR.

Which was read.

[See Appendix.]

Mr. Bitteringer introduced the following resolution :

Resolved, That the message of the Governor just read be referred to the Committee on Text-books, with instructions to report by bill or otherwise.

Which was read and adopted, reference of message so ordered.

The pending resolution of Mr. Tubbs in regard to salary of Adjutant-General's clerk was called up, and,

On motion of Mr. Tubbs, was passed informally.

The following communication was received from the Attorney-General :

To the Honorable the House of Representatives :

In response to a resolution of the House asking why an action has not been instituted by this department against certain express companies for alleged violations of the act approved March 16, 1893, providing for the regulation of the charges of such companies, I beg leave to state that heretofore, on the first day of May, 1894, the honorable Board of Railroad and Warehouse Commissioners transmitted to this office a copy of the record of the Board's action in regard to a complaint that had been made to the Board by one E. M. Flynn, stating that certain overcharges had been made by the Wells-Fargo Express Company on produce shipped by him from Lebanon, Mo., to St. Louis. The order referred to requested me to proceed as the law authorized in the premises ; the action of the Board in regard to the law of 1893 was further detailed, and it was shown that as full an examination of the facts had been made by the Board as was possible under the circumstances.

Upon receipt of this certified copy of the order of the Board, I proceeded at once to investigate all the facts connected with the case, and determined after having done so, that the evidence submitted and that which the State would be enabled to obtain was not sufficient to sustain an action for a violation of the statute. This and the additional fact that the complainant, Mr. Flynn, formally withdrew his charges against the express company named, and notified me of the same, are the reasons why the suit was not instituted. This is the only case that has been submitted to this department by the Board of Railroad and Warehouse Commissioners in regard to act of 1893, regulating the charges of express companies.

Respectfully,

R. F. WALKER, Attorney-General.

Which was read, and,

On motion of Mr. Bitteringer,

Referred to committee on Criminal Jurisprudence.

House bill No. 652, which, on February 16, 1895, was made a special order for today, was called up for amendment and engrossment.

Mr. Davidson offered the following amendment :

Amend by striking out all after the word "State," in first line, and before the word "with," in the end of second line ;

Which was read.

Mr. Avery offered the following amendment to the amendment offered by Mr. Davidson :

Strike out all after the word "State," in the first line of section 1, to and including the word "therein," in the third line of said section 1 ;

Which was read.

Mr. Freeman moved the previous question ; which was agreed to.

The amendment to Mr. Davidson's amendment to House bill No. 652 was then rejected.

The amendment offered by Mr. Davidson was rejected.

House bill No. 652 was then ordered engrossed by the following vote, on division : Ayes 73 ; noes 17.

On motion of Mr. Avery,

House bill No. 32, which had been laid over informally on February 11, 1895, was called up for amendment and engrossment.

Mr. Avery offered the following substitute for House bill No 32: Amend House bill No. 32 by striking out all after the enacting clause and substituting therefor the following:

SECTION 1. Section 2261 of the Revised Statutes of 1839 be and the same is hereby amended by adding thereto the following words: "Provided, That if the removal is asked because of objections to the inhabitants of the county, the application shall not include therein any other county than the one from which the change of venue is asked;" so that said section 2261 shall be and read as follows:

Section 2261. *May be presented in vacation.*—Any party may present to the court, or judge thereof in vacation, a petition setting forth the cause of his application for a change of venue, and when he obtained his information and knowledge of the existence thereof, and he shall annex thereto an affidavit to the truth of the petition, and that he has just cause to believe that he cannot have a fair trial on account of the cause alleged: Provided, that if the removal is asked because of objections to the inhabitants of the county, the application shall not include therein any other county than the one from which the change of venue is asked.

SEC. 2. Section 2262 of the Revised Statutes of 1889, be and the same as hereby repealed, and a new section in amendment thereof enacted in lieu of the same to read as follows:

Section 2262. *After notice given, duty of courts.* If reasonable notice shall have been given to the adverse party or his attorney of record, the court or judge, as the case may be, shall consider the application and if it be sufficient a change of venue shall be awarded to some county in the same, adjoining or next adjoining circuit, convenient to the parties for the trial of the case, and where the causes complained of do not exist: Provided, That if the removal is asked on the ground of objection to the inhabitants of the county, and the adverse party shall have filed a counter affidavit controverting the objections to the inhabitants of the county, the court shall hear evidence on such issue and determine the same on the merits of such evidence; and if such issue is determined in favor of the applicant for the change of venue, the change shall be awarded as hereinbefore provided; and provided further, that where the application is founded on the interest, prejudice or other objection to the judge, a change of venue shall not be awarded to another county if the parties shall thereupon agree upon a special judge, or if both parties request the election of a special judge; and in the latter case a special judge shall be elected as provided by law; and provided further, that one or more of several parties plaintiff or defendant may ask for the change of venue, and if the change is awarded the entire cause shall be removed, and there shall be no further change of venue awarded on the same side of the suit.

Which was read and adopted.

Mr. Moran moved to refer House bill No. 32 and the substitute therefor to the Committee on Judiciary.

Mr. Gmelich moved the previous question;

Which was agreed to.

The motion to refer House bill No. 32 and the substitute thereto was not agreed to by the following vote on division: Ayes 21, noes 44. The substitute for House bill No. 32 was then adopted.

House bill No. 32, as amended by substitute, was then ordered engrossed.

House bill No. 735 was read second time and Referred to Committee on Insurance.

House bill No. 736 was read second time and Referred to Committee on Roads and Highways.

House bill No. 737 was read second time and Referred to Committee on Criminal Jurisprudence.

The motion of Mr. Julian to suspend the rules for the introduction of House bills was not agreed to.

House bill No. 206 was called up and ordered engrossed.

House bill No. 197 was then taken up.

Mr. Johnston offered the following amendment:

Amend House bill No. 197, by inserting after the word "cars," in the fifth line of section 1 of said bill, the following words, "such appliance or safeguard shall be approved by the board of public improvement of the city or town wherein such street railway is operated, or by the town board where no such board of public improvements exists;"

Which was read and adopted.

Mr. Freeman offered the following amendment:

Amend House bill No. 197 by striking out the words "or brush aside," in fourth line of said bill;

Which was read and adopted.

House bill No. 197 was then ordered engrossed as amended.

House bill No. 160 was taken up.

Mr. Fuson offered the following amendment:

Amend House bill No. 160 by adding thereto the words "and section 4761 is amended by striking out all after the word 'office,' in the fifth line of said section;"

Which was read and adopted by the following vote on division:
Ayes 42, noes 27.

Mr. Martin offered the following amendment:

Amend House bill 160 by striking out all after the enacting clause;
Which was read.

Mr. Fuson offered the following amendment to title of House bill No. 160:

Amend the title to House bill No. 160 by adding "and to amend section 4761;"

Which was read and adopted.

Mr. Breit offered the following amendment:

Amend House bill No. 160 by adding thereto the following: and enact a new section in lieu thereof, to read as follows:

Sec. 4760. *Convention of delegates defined.*—A convention of delegates within the meaning of this article is a convention of delegates of any political party, or a convention of voters of any particular faith.

Which was read and adopted.

Mr. Mueller moved to pass House bill No. 160 informally; which was not agreed to.

House bill No. 160 was ordered engrossed as amended.

House bill No. 133 was ordered engrossed.

On motion of Mr. Hart,

Senate bill No. 122 was taken from the table and re-referred to Committee on Official Salaries and Fees.

On motion of Mr. Hart,

House bill No. 551 was taken from the table and referred to Committee on Agriculture.

House bill No. 122 was ordered engrossed.

House bill No. 121 was taken up,

Mr. Young of Texas offered the following amendment:

Amend House bill No. 121 by adding at the end thereof the words "but in no case shall more than one change be granted either party;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend by striking out the word "therefore," in line 18, page 2, and substituting the word "therefor ;"

Which was read and adopted.

House bill No. 121 was then ordered engrossed, as amended.

Committee substitute for House bill No. 113 was taken up and ordered engrossed.

House bill No. 105 was taken up for amendment and engrossment, and,

On motion of Mr. Warner, was passed informally.

House bill No. 374 was taken up for amendment and engrossment.

Mr. Short of Phelps offered the following amendment :

Amend House bill No. 374 by striking out all except enacting clause ;

Which was read and adopted.

House bill No. 449 was taken up for amendment and engrossment.

On motion of Mr. Short of Cole,

The bill was indefinitely postponed.

House bill No. 153 was taken up and ordered engrossed by the following vote on division : Ayes 57, noes 34.

House bill No. 100 was taken up and ordered engrossed.

House bill No. 344 was taken up for amendment and engrossment.

Mr. Short of Phelps moved to suspend the rules for the receiving of committee reports ;

Which was not agreed to ;

Mr. Rothwell offered the following amendment :

Amend title to House bill No. 344, by inserting between " concerning " and " insurance " the words " policies of fire ;"

Which was read and adopted ;

House bill No. 344 was ordered engrossed as amended ;

House bill No. 457 was taken up and ordered engrossed ;

House bill No. 491 was taken up for amendment and engrossment.

Mr. Tabbs offered the following amendment :

Amend House bill No. 491 by striking out the words "one dollar for each saloon license issued," from line 37, page 2, and inserting in lieu thereof the following : "three thousand five hundred dollars per annum for his own salary, to be paid quarterly. The additional sum of ten thousand dollars per annum shall be set apart from the fees paid by said excise commissioner into the treasury, if such fees shall amount to so much after paying the salary of said commissioner, to be subject to the requisition of said commissioner from time to time for the payment of all expenses of said commissioner, including office rent, fuel, light, stationery, and deputy, clerical and detective hire and attorney's fees: Provided, that the excise commissioner shall render to the Governor, under oath, not later than the fifteenth day of March, June, September and December of each year, an itemized statement of the expenses of his office ; and for any false statement which he shall make regarding the expenditures of his office, he may be held guilty of perjury; and provided further, that all moneys paid into the treasury in excess of the amount herein set apart for the payment of the salary

of the excise commissioner and the expenses of his office, as herein provided for, shall become a part of the revenue fund ;”

Which was read.

On motion of Mr. Spencer of St. Louis City, House bill No. 491 was passed informally.

House bill No. 119 was called up for amendment and engrossment. Mr. Mueller offered the following amendment :

Amend House bill No. 119 by striking out all after the enacting clause ;

Which was read.

Mr. Robertson moved that House bill No. 119 be referred to the Committee on Official Salaries and Fees ;

Which was not agreed to by the following vote on division: Ayes 38, noes 47.

Mr. Higbee offered the following amendment to Mr. Mueller's amendment :

Amend House bill No. 119 by striking out all after the enacting clause, except section 6, section 4985 ;

Which was read.

On motion of Mr. Breit, the amendments were laid on the table.

On motion of Mr. Gmelich,

The House adjourned under the rules.

THIRTY-NINTH DAY—TUESDAY, February 19, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 103, entitled

An act to amend article 3, chapter 60, of the Revised Statutes of Missouri 1889, entitled “Elections in cities and towns of five thousand inhabitants and over,” by repealing sections 4773, 4775, 4780 and 4781, as amended by an act of the General Assembly of 1891, approved April 4, 1891, and as further amended by the acts of the General Assembly of 1893, approved March 28, 1893, and April 18, 1893, respectively ;

Also, Senate bill No. 273, entitled

An act providing for the location of the positions of Missouri troops in the Union and Confederate armies on the battle fields of Chickamauga, Missionary Ridge and Lookout Mountain, and for the erection in the National Military park of suitable monuments to mark such positions, and to appropriate money therefor ;

In which the concurrence of the House is respectfully requested

Mr. Chinn presented a petition from citizens of Shelby county, praying for an amendment of the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Leazenby presented a petition from thirty-three farmers of Harrison county, Missouri, praying for the enactment of a law for the protection of the public health and the prevention of adulteration of dairy products, etc.; which was read and

Referred to Committee on Agriculture.

Mr. Denny presented a petition from eighty-five citizens of Atchison county, Missouri, praying the Thirty-eighth General Assembly to submit to the qualified voters of this State an amendment to the constitution allowing women to vote; which was read and

Referred to Committee on Constitutional Amendments.

Mr. Drum presented a petition from forty-four voters of Walnut Grove, Greene county, Missouri, asking that House bill No. 638 be enacted into a law; which was read and

Referred to Committee on Normal Schools.

Mr. Cherrington presented a petition from citizens of Barton county, Missouri, praying for amendments to the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Cherrington presented a petition from citizens of Bollinger county, Missouri, asking the General Assembly to pass House bill No. 502, which was read and

Referred to Committee of the Whole.

Mr. Cherrington presented petitions from the residents of the counties of Barton and Cape Girardeau, praying for the enactment of a bill amending the present dramshop law; which were read and

Referred to Committee of Whole House.

Mr. Tate presented a petition from the miners and mine laborers of Callaway county, praying for the enactment of a law protecting their interests; which was read and

Referred to Committee on Labor.

Mr. Dyer presented a petition from the citizens of DeKalb county, praying for the enactment of a law protecting the public health, and preventing the adulteration of dairy products, and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Spencer of Douglas presented a remonstrance from citizens of Douglas county, protesting against the passage of House bill No. 532, making T. O. Tacker's abstracts of land titles legal evidence in the courts of this State; which was read and

Referred to Committee on Private Bills.

Mr. Smith of Howell presented a petition from the citizens of Howell county, praying for the enactment of a bill amending the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Higbee offered the following resolution :

Be it resolved by the House of Representatives:

That this hall be given for a free lecture on "Africa—Its People and Their Customs," by Prof. Oskazuma, a native of Kaffir land, on next Monday evening.

Which was read and adopted.

Mr. Armstrong offered the following joint and concurrent resolution, No. 18:

Be it resolved by the House of Representatives, the Senate concurring therein :

That the Thirty eighth General Assembly adjourn sine die at 12 o'clock, noon, Tuesday morning, March 12, A. D. 1895.

Which was read first time.

Mr. Correll (by request) introduced House bill No. 738, entitled
An act to amend chapter 63 of the Revised Statutes of the State of Missouri of 1889, by adding a new section thereto to be known as section 6394a ;

Which was read first time.

Mr. Tatum introduced House bill No. 739, entitled
An act creating a commission to effect a sale of the property occupied by the Missouri School for the Blind, to purchase a new site for that institution, and to contract for the erection of suitable buildings thereon; also, appropriating money for the foregoing purposes ;

Which was read first time.

Mr. Tatum introduced House bill No. 740, entitled
An act relating to free public libraries in cities containing over 300,000 inhabitants, appointment of directors, their term of office, vacancies, powers and reports, and granting power to such cities to pass ordinances and impose penalties for the protection of the property of such libraries ;

Which was read first time.

Mr. Marsh introduced House bill No. 741, entitled
An act directing the Adjutant-General of the State to adjust and settle the accounts of James H. Birch while acting as a member of the staff of Hamilton R. Gamble, and appropriating money therefor ;

Which was read first time.

Mr. O'Dell (by request) introduced House bill No. 742, entitled
An act to repeal sections 3212, 3213, 3214, 3215 and 3216, of the Session Acts of 1891, and enact a new section in lieu thereof, entitled "County depository ;"

Which was read first time.

Mr. Davidson introduced House bill No. 743, entitled
An act to amend section 7995, Revised Statutes of 1889, in regard to the power of boards of directors of public schools in the employment of teachers ;

Which was read first time.

Mr. Hall introduced House bill No. 744, entitled
An act to provide for the regulation of public warehouses in cities having over two hundred thousand inhabitants; to regulate charges for the storing of grain ; to provide for the registration and cancellation of warehouse receipts ; to provide for the weighing of grain and regulate charges for weighing same, and to provide penalties for the violation of this act ;

Which was read first time.

Mr. Baugher introduced House bill No. 745, entitled
An act relating to bastardy, and prescribing penalties therefor;
Which was read first time;

Mr. Denslow by request introduced House bill No. 746, entitled
An act to protect quails and partridges;
Which was read first time.

Mr. Chinn introduced House bill No. 747, entitled
An act relating to regulation of dramshops;
Which was read first time.

Mr. McIntyre introduced House bill No. 748, entitled
An act to repeal an act entitled "An act providing that usury may
be plead as a defense in civil actions, and that usurious interest paid
may be applied in payment of the principal debt, and that proof of
the exaction of usurious rates of interest shall invalidate and render
illegal any lien, mortgage, or pledge of personal property, made to
secure such indebtedness, and to repeal section 5976 of the General
Statutes of 1889, relating to the plea of usury in civil actions," ap-
proved April 21, 1891;

Which was read first time.

Mr. McIntyre introduced House bill No. 749, entitled
An act regulating the rate of interest and forbearance on money;
Which was read first time.

Mr. Cox (by request) introduced House bill No. 750, entitled
An act providing for holding two terms of the Lewis county cir-
cuit court at the town of Canton, in said county, and prescribing juris-
diction therefor;

Which was read first time.

Mr. Wetzel introduced House bill No. 751, entitled
An act to amend section 3888, article 8, chapter 47, of the Revised
Statutes of Missouri of 1889, prohibiting the use of certain ingredients
in the manufacture of candies;

Which was read first time.

Mr. Edgar introduced House bill No. 752, entitled
An act to provide for the floating of our national flag over public
school-houses on school days;

Which was read first time.

Mr. Murray (by request) introduced House bill No. 753, entitled
An act to prohibit the drinking of intoxicating liquors and beer in
the public streets and alleys, or on the premises of another person,
without first securing consent, and making the same a misdemeanor, to
be punished by fine;

Which was read first time.

Mr. Kyler introduced House bill No. 754, entitled
An act to provide for the inspection of boilers and the licensing
of engineers, and the better protection of life and property;

Which was read first time.

Mr. Higbee introduced House bill No. 755, entitled
An act relating to unclaimed deposits in bank or trust companies;
Which was read first time.

Mr. Bitteringer introduced House bill No. 756, entitled

An act to limit the time within which a creditor can have administration on estates of deceased persons, saving to insane persons and minors three years after their disabilities are removed ;

Which was read first time.

Mr. Drum introduced House bill No. 757, entitled

An act to pay J. F. O'Neal, of Greene county, Missouri, for services rendered to the State of Missouri as jailor of said county ;

Which was read first time.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report :

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 707, entitled

An act to amend article 1 of chapter 94 of Revised Statutes of Missouri 1889, relating to fees of justices of the peace, constables and deputy constables, in all counties having a population of 70,000 inhabitants or less,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 731, entitled

An act to provide for the construction of track-scales for weighing grain in car-load lots at elevators,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 485, entitled

An act to require passenger trains to be so constructed as to be of free and easy access to passengers, and to prevent the use of gates or other obstructions on such cars,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 719, entitled

An act to amend section 8065, article 1, chapter 143, Revised Statutes of Missouri, 1889, entitled "Schools,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 596, entitled

An act to amend section 8084, article 2, chapter 448, Revised Statutes of Missouri, 1889, entitled "Schools—city, town and village schools,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 655, entitled

An act to repeal section 7983, chapter 143, article 1, Revised Statutes of Missouri, 1889, and enact two new sections in lieu thereof to be known as section 7983 and 7938a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 638, entitled

An act to provide for granting state certificates to certain graduates of certain regularly incorporated non-denominational normal schools not heretofore provided for, and to regulate the courses of study for the same, and to encourage education and educational institutions,

Begs leave to report the attached substitute for said bill, and respectfully recommend its adoption.

Committee substitute for House bill No. 638:

An act to provide for holding examinations and granting State certificates, and repealing section 8128 of the Revised Statutes of 1889, and making appropriation for carrying this act into effect.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section 1. It shall be the duty of the State Superintendent of Public Schools in June or July of each year to hold public written examinations of three days each, if necessary, in six centrally located cities of the State of Missouri, to be designated by him, for the purpose of examining applicants for State certificates. Said applicants shall present satisfactory evidence of good moral character, and said examination shall be conducted in the same manner as those provided for in section 8079, Revised Statutes of 1889; and all persons passing satisfactory examinations in all the branches required by the State Superintendent shall be granted certificates of qualification, and any person holding such certificate shall be permitted to teach without further examination until such certificate is revoked by the State Superintendent for incompetency, cruelty, immorality, drunkenness or neglect of duty.

Sec. 2. There is hereby appropriated the sum of \$200, or so much thereof as is necessary, for the purpose of paying the actual expenses of the State Superintendent in carrying into effect the provisions of this act.

Sec. 3. Section 8128 of the Revised Statutes of 1889, and all other acts and parts of acts inconsistent with this act, are hereby repealed.

Messrs. Steel, Swanger and Breit, from the Committee on Education, submitted the following minority report:

MR. SPEAKER: A minority of your Committee on Education, to which was referred House bill No. 638, begs leave to report as follows on the committee substitute for House bill No. 638:

We do not believe that the measure reported by the committee is a proper substitute for House bill No. 638, for the following reasons:

1. It does not contain any of the provisions of the original bill, nor are there in the substitute as reported by a majority of the committee any provisions that carry out the purport of House bill No. 638.

2. The original bill provides for official recognition of certain private non-denominational Normal schools; the substitute makes no mention of such schools.

3. The original bill provides that the expenses of visiting and examining schools shall be paid by the schools visited; the substitute provides that these expenses shall be paid by the State.

4. In the original bill nothing was said about the State Normal schools; in the substitute a direct blow is struck at the prosperity and efficiency of these schools, by depriving them of the power to grant state certificates, a power which has been exercised by them for many years, and is necessary to their highest success. We further believe the substitute offered by the committee to be unconstitutional according to section 25, article 4, of the Constitution of Missouri, which provides that no bill shall be so amended in its passage through either house as to change its original purpose. A casual examination of the original bill and the substitute offered by the majority of the committee, will convince any one that the original purpose of the bill has been changed, and that the measure reported by the committee, instead of being a measure in harmony with the purport and intent of the original bill, should be entitled "An act to increase the duties of the State Superintendent of Schools, and to lessen the efficiency of the State Normal schools" We, therefore, a minority of your committee, recommend that the substitute do not pass.

Which was read.

Mr. Bittinger moved that the substitute and minority report and bill be laid on the table;

Which was agreed to by the following vote on division: Ayes 49, noes 47.

Mr. Bittinger, from Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 696, entitled

An act to require assessors and collectors to plat real estate when listed on taxes paid thereon,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying committee amendment:

Amendment No. 1:

Amend House bill No. 696 by inserting in the third line of section 3, after the word "lies" and before the word "this," the following: "Provided, that the provisions of this act shall not apply to any lands or lots situate in any city, town or village;"

Which was read, amendment agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 734, entitled

An act to amend section 7578, of chapter 133, article 2, of the Revised Statutes of 1889, relating to assessors and the assessment of property,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Messrs. Davidson, Cape, Buckner, Marsh, Tate and Hancock, from the Committee on Ways and Means, offered the following minority report:

MR. SPEAKER: The undersigned minority of your Committee on Ways and Means, to which was referred House bill No. 322,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Tabbs moved that the minority report on House bill No. 322 be laid on the table; and on demand of the ayes and noes by Messrs. Cape and Avery, the motion was rejected by the following vote:

AYES—Messrs.

Atkins,	Freeman,	Miller,	Short (Phelps),
Baughner,	Gay,	Minnis,	Smith (Howell),
Benner,	Gmelich,	Moore (Stone),	Spencer (St. L. City)
Bennett,	Grubb,	Moran,	Spurgeon,
Bittinger,	Hammond,	Mueller,	Steel,
Bothwell,	Hart,	Murray,	Stickney,
Breit,	Higbee,	Pettijohn,	Tatum,
Cherrington,	Johnston,	Phipps,	Temme,
Daneri,	Jones (Hickory),	Porterfield,	Tabbs,
Davidson,	Jones (Jackson),	Robertson,	Walton,
DeFord,	Jones (Polk),	Rohne,	Warner,
Denny,	LeRoy,	Sawyer,	Watson,
Drum,	McPherson,	Schoppenhorst,	Wetzel,
Edgar,	Martin,	Schumacher,	Mr. Speaker—56.

NOES—Messrs.

Anderson,	Davis (Wayne),	Leazenby,	Pritchett,
Armstrong,	Denslow,	LeFavor,	Ross,
Arnett,	DeReign,	Lynch,	Rothwell,
Avery,	Drabelle,	McIntyre,	Russell (N. Madrid),
Best,	Ferguson,	McKearly,	Schooler,
Bourn,	Fuson,	McKee,	Short (Cole),
Brock,	George,	Mahan,	Smith (Buchanan),
Buckner,	Gill,	Marsh,	Spencer (Douglas),
Burks,	Griffiths,	Melson,	Sullinger,
Calhoun,	Gurney,	Meriwether,	Tartar,
Cape,	Hall,	Middleton,	Tate,
Chinn,	Hancock,	Odneal,	Waymeyer,
Coppedge,	Harrison,	Old,	Weaver,
Correll,	Jenkins,	O'Reilly,	Weinhold,
Cox,	Kasey,	Pollock,	Young (St. Francois)
Crisp,	Kyler,	Pratte,	Young (Texas)—66.
Davis (Taney),	Lane,		

Absent—Messrs.

Carroll,	Mortimer,	Sachse,	Sherrill,
Julian,	O'Dell,	Sailor,	Swanger—9.
Moore (Mississippi),			

Absent with leave—Messrs.

Choate,	Dyer,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—9.
Davison,			

Mr. Swanger called to the chair.

Mr. Freeman moved the previous question;

Which was agreed to by the following vote on division: Ayes 66, noes 48.

The minority report was rejected by the following vote on division: Ayes 3, noes 43.

Mr. Drabelle moved to reconsider the vote by which the minority report was rejected.

Mr. Bittinger rose to the point of order that, the previous question having been demanded and agreed to, the motion of Mr. Drabelle to reconsider is out of order.

The Chair ruled that the point of order was well taken.

Mr. Rothwell appealing from the decision of the Chair, and Messrs. Avery and Davidson demanding the ayes and noes, the Chair was sustained by the following vote:

A YES—Messrs.

Baughner,	Freeman,	LeRoy,	Short (Phelps),
Benner,	Fuson,	McPherson,	Smith (Howell),
Bennett,	Gay,	Mahan,	Spencer (Douglas),
Best,	Gmelich,	Martin,	Spencer (St. L. City)
Bittinger,	Griffiths,	Middleton,	Spurgeon,
Bothwell,	Grubb,	Miller,	Steel,
Breit,	Gurney,	Minnis,	Stickney,
Brock,	Hammond,	Moore (Stone),	Tartar,
Calhoun,	Hancock,	Moran,	Tatum,
Cherrington,	Harrison,	Mueller,	Temme,
Davis (Taney),	Hart,	Murray,	Tubbs,
Davis (Wayne),	Higbee,	Pettijohn,	Walton,
DeFord,	Johnston,	Porterfield,	Warner,
Denny,	Jones (Hickory),	Robertson,	Watson,
Denslow,	Jones (Jackson),	Rohne,	Waymeyer,
Drum,	Jones (Polk),	Sawyer,	Wetzel,
Dyer,	Leazenby,	Schoppenhorst,	Young (Texas)
Edgar,	LeFavor,	Schumacher,	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Crisp,	Lynch,	Ross,
Armstrong,	Daneri,	McIntyre,	Rothwell,
Arnett,	Davidson,	McKearly,	Russell (N. Madrid),
Avery,	DeReign,	McKee,	Schooler,
Bourn,	Drabelle,	Marsh,	Sherrill,
Buckner,	Ferguson,	Melson,	Short (Cole),
Burks,	George,	Meriwether,	Smith (Buchanan),
Cape,	Gill,	Mortimer,	Sullinger,
Carroll,	Hall,	O'Dell,	Tate,
Chinn,	Jenkins,	O'Reilly,	Weaver,
Coppedge,	Kasey,	Pollock,	Weinhold,
Correll,	Kyler,	Pratte,	Young (St. Francois)
Cox,	Lane,	Pritchett,	—51.

Absent—Messrs.

Atkins,	Odneal,	Phipps,	Sailor,
Julian,	Old,	Sachse,	Swanger—8.

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Moore (Mississippi),	Shaw—9.
Davison,			

Mr. Moore of Mississippi was granted leave of absence.

Messrs. Rothwell and Crisp asked unanimous consent to make a speech on the point of order and the decision of the Chair; to which Messrs. Tubbs and Moran objected.

Messrs. Davidson and Armstrong demanded the ayes and noes, and the majority report was adopted by the following vote:

A YES—Messrs.

Atkins,	Freeman,	McPherson,	Short (Phelps),
Baughner,	Fuson,	Mahan,	Smith (Howell),
Benner,	Gay,	Martin,	Spencer (Douglas),
Bennett,	George,	Middleton,	Spencer (St. L. City),
Best,	Gmelich,	Miller,	Spurgeon,
Bittinger,	Griffiths,	Minnis,	Steel,
Bothwell,	Grubb,	Moore (Stone),	Stickney,
Breit,	Hammond,	Moran,	Swanger,
Brock,	Harrison,	Mueller,	Tartar,
Calhoun,	Hart,	Murray,	Tatum,
Cherrington,	Higbee,	Pettijohn,	Temme,
Davis (Wayne),	Johnston,	Phipps,	Tubbs,
DeFord,	Jones (Hickory),	Porterfield,	Walton,
Denny,	Jones (Jackson),	Robertson,	Warner,
Denslow,	Jones (Polk),	Rohne,	Watson,
Drum,	Leazenby,	Sawyer,	Waymeyer,
Dyer,	LeFavor,	Schoppenhorst,	Wetzel,
Edgar,	LeRoy,	Schumacher,	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Crisp,	Lynch,	Ross
Armstrong,	Daneri,	McIntyre,	Rothwell,
Arnett,	Davidson,	McKearly,	Russell (N. Madrid),
Avery,	DeReign,	McKee,	Schooler,
Bourn,	Drabelle,	Marsh,	Sherrill,
Buckner,	Ferguson,	Melson,	Short (Cole),
Burks,	Gill,	Meriwether,	Smith (Buchanan),
Cape,	Hall,	Mortimer,	Sullinger,
Carroll,	Hancock,	Odneal,	Tate,
Chinn,	Jenkins,	O'Reilly,	Weaver,
Coppedge,	Kasey,	Pollock,	Weinhold,
Correll,	Kyler,	Pratte,	Young (St. Francois)
Cox,	Lane,	Pritchett,	Young (Texas)—52.

Absent—Messrs.

Davis (Taney),	Julian,	Old,	Sailor—7.
Gurney,	O'Dell,	Sachse,	

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Moore (Mississippi),	Shaw—9.
Davison,			

Mr. Hinde was granted leave of absence.

Mr. Moran moved that the vote by which the majority report was adopted be reconsidered, and that the motion be laid on the table.

Messrs. Armstrong and O'Rielly demanded the ayes and noes, and the motion was agreed to by the following vote:

AYES—Messrs.

Atkins,	Edgar,	LeRoy,	Schumacher,
Baughner,	Freeman,	McPherson,	Short (Phelps),
Benner,	Gay,	Mahan,	Smith (Howell),
Bennett,	George,	Martin,	Spencer (St. L. City)
Best,	Gmelich,	Miller,	Spurgeon,
Bittinger,	Griffiths,	Minnis,	Steel,
Bothwell,	Grubb,	Moore (Stone),	Stickney,
Breit,	Gurney,	Moran,	Swanger,
Brock,	Hammond,	Mueller,	Tartar,
Calhoun,	Harrison,	Murray,	Tatum,
Cherrington,	Hart,	Pettijohn,	Temme,
Davis (Taney),	Higbee,	Phipps,	Tubbs,
Davis (Wayne),	Johnston,	Porterfield,	Walton,
DeFord,	Jones (Hickory),	Robertson,	Warner,
Denny,	Jones (Jackson),	Rohne,	Watson,
Denslow,	Jones (Polk),	Sawyer,	Wetzel,
Drum,	Leazenby,	Schoppenhorst,	Young (Texas)—70.
Dyer,	LeFavor,		

NOES—Messrs.

Anderson,	Daneri,	McIntyre,	Ross,
Armstrong,	Davidson,	McKee,	Rothwell,
Arnett,	DeReign,	Marsh,	Russell (N. Madrid),
Avery,	Ferguson,	Melson,	Schooler,
Bourn,	Fuson,	Meriwether,	Sherrill,
Buckner,	Gill,	Middleton,	Smith (Buchanan),
Burks,	Hall,	Mortimer,	Spencer (Douglas),
Cape,	Hancock,	O'Dell,	Sullinger,
Chinn,	Jenkins,	Odneal,	Tate,
Coppedge,	Kasey,	O'Reilly,	Waymeyer,
Correll,	Kyler,	Pollock,	Weaver,
Cox,	Lane,	Pratt,	Weinhold,
Crisp,	Lynch,	Pritchett,	Young (St. Fran.),

—52.

Absent—Messrs.

Carroll,	McKearly,	Sachse,	Short (Cole),
Drabelle,	Old,	Sailor,	Mr. Speaker—9.
Julian,			

Absent with leave—Messrs.

Choate,
Collins,
Davison,

Hinde,
Kline,

McCollum,
Moore (Mississippi),
Sartin,
Shaw—9.

On motion of Mr. Denslow,

The House took a recess until 2:30 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Speaker Russell.

On motion of Mr. Tubbs, the rules were suspended for the taking up of resolution No. 110, by the following vote on division: Ayes 55, noes 41.

Mr. Tubbs' resolution as amended by the substitute was called up for consideration.

Messrs. Armstrong and Drabelle demanding the ayes and noes, the resolution was adopted by the following vote:

AYES—Messrs.

Atkins,
Baughcr,
Benner,
Bennett,
Bittinger,
Bothwell,
Breit,
Brock,
Calhoun,
Cherrington,
Davis (Taney),
Davis (Wayne),
DeFord,
Denny,
Denslow,
Dram,
Dyer,
Edgar,
Freeman,

Gay,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hancock,
Harrison,
Hart,
Higbee,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Leazenby,
LeFavor,
Leroy,
McPherson,
Mahan,
Martin,

Middleton,
Miller,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Sachse,
Sawyer,
Schoppenhorst,
Schumacher,
Short (Phelps),

Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Wetzel,
Young (Texas),
Mr. Speaker—74.

NOES—Messrs.

Anderson,
Armstrong,
Avery,
Bourn,
Buckner,
Burks,
Cape,
Chinn,
Coppedge,
Correll,
Cox,
Crisp,
Daneri,

Davidson,
DeReign,
Drabelle,
Ferguson,
Fuson,
George,
Gill,
Hall,
Jenkins,
Kasey,
Kyler,
Lane,

Lynch,
McIntyre,
McKearly,
McKee,
Marsh,
Melson,
Meriwether,
Moore (Mississippi),
O'Dell,
Old,
O'Reilly,
Pratte,

Pritchett,
Ross,
Rothwell,
Russell (N. Madrid),
Schooler,
Sherrill,
Short (Cole),
Smith (Buchanan),
Tate,
Weaver,
Weinhold,
Young (St. Fran.)
—49.

Absent—Messrs.

Arnett,
Best,
Carroll,

Hammond,
Julian,

Mortimer,
Pollock,

Sailor,
Waymeyer—9.

Absent with leave—Messrs.

Choate,
Collins,

Davison,
Hinde,

Kline,
McCollum,

Sartin,
Shaw—8.

Mr. Waymeyer was granted leave of absence.

Mr. Bittinger offered the following resolution :

Resolved, That the rules be suspended, and that Senate bills on first reading be taken up, after which the House shall proceed to the order of House bills on third reading.

Which was read and adopted.

Senate bill No. 13, entitled

An act to amend section 3486, article 2, chapter 47, Revised Statutes of Missouri 1889,

Was read first time.

Senate bill No. 44, entitled

An act to amend sections 2 and 5 of an act entitled "An act to provide for the creation, maintenance and management of a fund for the pensioning of crippled and disabled firemen, and for the relief of the widows and minor children of deceased firemen, by such cities, villages or incorporated towns as may have an organized fire department, and to authorize the retirement from service and the pensioning of members of the fire department," approved March 16, 1893,

Was read first time.

Senate bill No. 128, entitled

An act to amend section 3560, of article 3, chapter 47, of the Revised Statutes, concerning fraudulent disbursements of, moneys, etc.,

Was read first time.

Senate bill No. 154, entitled

An act to amend article VII, of the Revised Statutes of Missouri 1889, entitled "Savings bank and fund companies," by repealing section 2753 of said article VII, and enacting in lieu thereof a new section to be known and designated as section 2753,

Was read first time.

Senate bill No. 117, entitled

An act to repeal section 3581, of article 3, of chapter 47, of the Revised Statutes of Missouri 1889, and to enact a new section in lieu thereof, relating to offenses against public and private property,

Was read first time.

Senate bill No. 169, entitled

An act to repeal section 1633, of article 4, of chapter 138, of the Revised Statutes of 1889, and to enact a new section in lieu thereof,

Was read first time.

Senate bill No. 180, entitled

An act requiring all public or quasi public corporations that own property abutting on any street, avenue or alley in any town or city in this State to pay their pro rata share of the cost and expenses of grading, macadamizing or graveling such street, avenue or alley, and to pay for sidewalks built in front of their property where such work is done by contract, under ordinance of such town or city, at the expense of the property-owners,

Was read first time.

Senate bill No. 179, entitled

An act authorizing and empowering cities, towns and villages to prohibit by ordinance the sale of cigarettes and cigarette wrappers to minors,

Was read first time.

Senate bill No. 215, entitled

An act fixing the time of holding court in the Fifteenth judicial circuit and in the criminal court of the Fifteenth judicial circuit and the county of Johnson, of the State of Missouri,

Was read first time.

Senate bill No. 174, entitled

An act to amend section 7993, article 1, chapter 143, Revised Statutes of Missouri, 1889, entitled "Schools,"

Was read first time.

Senate bill No. 202, entitled

An act to establish a state board of embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming and the care and disposition of the dead,

Was read first time.

Senate bill No. 187, entitled

An act to amend an act entitled "An act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price thereof, approved April 4, 1891, by inserting a new section, to be known as section 12a, and prescribing a penalty on dealers for selling school text-books at a price in excess of the contract price, with 10 per cent added,

Was read first time.

Senate bill No. 200, entitled

An act repealing chapter 169 of the Revised Statutes of 1889, entitled "Vagrants," and section 3841 of Revised Statutes, 1889, upon the same subject,

Was read first time.

Senate bill No. 191, entitled

An act to amend section 4208, Revised Statutes of Missouri, 1889, in relation to practice and proceedings in criminal cases,

Was read first time.

Senate bill No. 189, entitled

An act entitled "An act to amend section 5839, article 2, chapter 89, Revised Statutes 1889,"

Was read first time.

Senate bill No. 212, entitled

An act to amend an act entitled "An act to repeal article 3, chapter 143, of the Revised Statutes of Missouri of 1889, said article being entitled 'Organization of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants,' and to enact in lieu thereof a new article providing for the organization and government of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants," approved March 31, 1893, by repealing sections 1, 3 and 37 thereof, and by enacting three new sections in lieu thereof, so that said act, when amended, will relate to school districts in cities of over fifty thousand and less than three hundred thousand inhabitants,

Was read first time.

Senate bill No. 201, entitled

An act to make T. O. Tucker's abstracts of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State,

Was read first time.

Senate concurrent resolution No. 11, entitled

An act submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, relating to water-works, electric or other light plants and public sewers in cities of the third and fourth classes,

Was read first time.

The committee substitute for House bills Nos. 23 and 68 was called up for third reading and passage, and passed by the following vote :

AYES—Messrs.

Anderson,	DeFord,	Lane,	Rohne,
Armstrong,	Denslow,	Leazenby,	Ross,
Arnett,	DeReign,	LeFavor,	Rothwell,
Atkins,	Drum,	LeRoy,	Russell (N. Madrid),
Avery,	Dyer,	McKee,	Short (Cole),
Baugher,	Edgar,	McPherson,	Short (Phelps),
Benner,	Ferguson,	Marsh,	Smith (Buchanan),
Best,	Freeman,	Martin,	Smith (Howell),
Bittinger,	Gay,	Middleton,	Spencer (St. L. City).
Bothwell,	Gill,	Miller,	Steel,
Bourn,	Griffiths,	Minnis,	Stickney,
Breit,	Gurney,	Moore (Stone),	Sullinger,
Brock,	Hall,	Moran,	Swanger,
Burks,	Hancock,	Murray,	Tartar,
Cape,	Harrison,	O'Dell,	Tate,
Cherrington,	Hart,	Odneal,	Tatum,
Chinn,	Higbee,	Pettijohn,	Tubbs,
Coppedge,	Jenkins,	Phipps,	Weaver,
Correll,	Jones (Hickory),	Porterfield,	Wetzel,
Crisp,	Jones (Jackson),	Pritchett,	Young (St. Fran.),
Davidson,	Jones (Polk),	Robertson,	Mr. Speaker—85.
Davis (Wayne),			

NOES—Messrs.

Bennett,	Johnson,	Old,	Sherrill,
Buckner,	Kasey,	O'Reilly,	Spencer (Douglas),
Calhoun,	Kyler,	Pollock,	Spurgeon,
Daneri,	Lynch,	Pratte,	Temme,
Davis (Taney),	McIntyre,	Sachse,	Walton,
Drabelle,	McKearly,	Sawyer,	Warner,
Fuson,	Mahan,	Schoppenhorst,	Watson,
George,	Meriwether,	Schooler,	Weinhold,
Gmelich,	Moore (Mississippi),	Schumacher,	Young (Texas)—38.
Grubb,	Mueller,		

Absent—Messrs.

Carroll,	Julian,	Mortimer,	Waymeyer,
Denny,	Melson,	Sailor,	Cox—9.
Hammond,			

Absent with leave—Messrs.

Choate,	Davison,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—8.

The emergency clause was then rejected by the following vote :

AYES—Messrs.

Anderson,	DeFord,	Jones (Polk),	Pritchett,
Armstrong,	Denslow,	Leazenby,	Robertson,
Arnett,	DeReign,	LeFavor,	Ross,
Atkins,	Drum,	McKee,	Rothwell,
Avery,	Dyer,	Marsh,	Russell (N. Madrid),
Baughner,	Edgar,	Martin,	Short (Cole),
Best,	Ferguson,	Melson,	Short (Phelps),
Bittinger,	Freeman,	Middleton,	Smith (Howell),
Bothwell,	Gill,	Miller,	Steel,
Bourn,	Griffiths,	Minnis,	Stickney,
Breit,	Gurney,	Moore (Stone),	Sullinger,
Brock,	Hancock,	Moran,	Tartar,
Cape,	Harrison,	Murray,	Tate,
Chinn,	Hart,	O'Dell,	Tatum,
Coppedge,	Higbee,	Odneal,	Tubbs,
Correll,	Jenkins,	Pettijohn,	Wetzel,
Cox,	Jones (Hickory),	Phipps,	Young (St. Franc.),
Davidson,	Jones (Jackson),	Porterfield,	Mr. Speaker—73.
Davis (Wayne).			

NOES—Messrs.

Benner,	George,	Meriwether,	Sherrill,
Bennett,	Gmelich,	Moore (Mississippi),	Smith (Buchanan),
Buckner,	Grubb,	Mueller,	Spencer (Douglas),
Burks,	Hall,	Old,	Spurgeon,
Calhoun,	Johnston,	O'Reilly,	Temme,
Cherrington,	Kasey,	Pollock,	Walton,
Daneri,	Kyler,	Sachse,	Warner,
Davis (Faney),	Lynch,	Sawyer,	Watson,
Drabelle,	McIntyre,	Schoppenhorst,	Weaver,
Fuson,	McKearly,	Schooler,	Weinhold,
Gay,	Mahan,	Schumacher,	Young (Texas)—44.

Absent—Messrs.

Carroll,	Julian,	Mortimer,	Spencer (St. L. City)
Crisp,	Lane,	Pratte,	Swanger,
Denny,	LeRoy,	Rohne,	Waymeyer—15.
Hammond,	McPherson,	Sailor,	

Absent with leave—Messrs.

Choate,	Davison,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—8.

Mr. Higbee offered the following amendment to the title of substitute for House bills Nos. 23 and 68 :

Amend title to substitute for House bills Nos. 23 and 68, by striking out the words "and prohibiting the use of cigars, cigarettes or tobacco in any form whatsoever by children under eighteen years of age," in the third and fourth lines; also, the words "and providing an emergency clause ;"

Which was read and adopted.

The title to substitute for House bills Nos. 23 and 68 was the agreed to as amended.

Mr. Harrison moved that the vote by which the committee substitute for House bills Nos. 23 and 68 passed be reconsidered and the motion be laid on the table; which was agreed to.

House bill No. 65 was called up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Armstrong,	Bourn,	Chinn,	Drum,
Atkins,	Breit,	Coppedge,	Dyer,
Avery,	Brock,	Correll,	Edgar,
Baughner,	Buckner,	DeFord,	Ferguson,
Benner,	Burks,	Denny,	Freeman,
Bennett,	Calhoun,	Denslow,	Fuson,
Bittinger,	Cape,	DeReign,	Gay,
Bothwell,	Cherrington,	Drabelle,	George,

Gmelich,	McIntyre,	Phipps,	Spencer (Douglas),
Griffiths,	McKearly,	Porterfield,	Spencer (St. L. City)
Grubb,	McKee,	Pratte,	Spurgeon,
Gurney,	McPherson,	Pritchett,	Steel,
Hall,	Marsh,	Robertson,	Stickney,
Hancock,	Martin,	Rohne,	Sullinger,
Harrison,	Melson,	Ross,	Swanger,
Hart,	Meriwether,	Rothwell,	Tartar,
Higbee,	Middleton,	Russell (N. Madrid),	Tate,
Jenkins,	Miller,	Sachse,	Walton,
Johnston,	Minnis,	Sawyer,	Warner,
Jones (Hickory),	Moore (Mississippi),	Schoppenhorst,	Watson,
Jones (Jackson),	Moore (Stone),	Schooler,	Weaver,
Jones (Polk),	Moran,	Schumacher,	Weinhold,
Kasey,	Muelder,	Sherrill,	Wetzel,
Lane,	O'Dell,	Short (Cole),	Young (St. Francois)
Leazenby,	Odneal,	Short (Phelps),	Young (Texas),
LeFavor,	Old,	Smith (Buchanan),	Speaker—107.
LeRoy,	O'Reilly,	Smith (Howell),	

NOES—Messrs.

Anderson,	Daneri,	Kyler,	Pollock,
Arnett,	Davis (Taney),	Lynch,	Tatum,
Cox,	Davis (Wayne),	Mahan,	Temme—15.
Crisp,	Gill,	Murray,	

Absent—Messrs.

Best,	Hammond,	Pettijohn,	Tubbs,
Carroll,	Julian,	Sailor,	Waymeyer—10.
Davidson,	Mortimer,		

Absent with leave—Messrs.

Choate,	Davison,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—8.

Mr. Spencer of St. Louis City was called to the chair.

Title to House bill No. 65 was agreed to.

Mr. Porterfield moved the vote by which House bill No. 65 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 69 was called up for third reading and passage and passed by the following vote:

A YES—Messrs.

Anderson,	DeReign,	Lynch,	Sachse,
Armstrong,	Edgar,	McIntyre,	Schoppenhorst,
Arnett,	Ferguson,	McKee,	Schooler,
Atkins,	Freeman,	Mahan,	Schumacher,
Avery,	Fuson,	Marsh,	Sherrill,
Benner,	George,	Martin,	Short (Cole),
Bennett,	Gill,	Melson,	Short (Phelps),
Bittinger,	Gmelich,	Middleton,	Smith (Buchanan),
Bothwell,	Griffiths,	Muller,	Smith (Howell),
Bourn,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Breit,	Gurney,	Moran,	Spurgeon,
Brock,	Hancock,	Murray,	Steel,
Buckner,	Harrison,	O'Dell,	Stickney,
Calhoun,	Hart,	Odneal,	Swanger,
Cape,	Higbee,	Old,	Tartar,
Cherrington,	Jenkins,	Pettijohn,	Tate,
Collins,	Johnston,	Phipps,	Tatum,
Coppedge,	Jones (Hickory),	Pollock,	Tubbs,
Correll,	Jones (Jackson),	Porterfield,	Walton,
Crisp,	Jones (Polk),	Pratte,	Warner,
Daneri,	Kyler,	Pritchett,	Watson,
Davis (Wayne),	Leazenby,	Rohne,	Wetzel,
DeFord,	LeFavor,	Ross,	Young (St. Fran.)
Denny,	LeRoy,	Russell (N. Madrid),	Mr. Speaker—97.
Denslow,			

NOES—Messrs.

Baughner,	Kasey,	Mueller,	Temme,
Burks,	McKearly,	O'Reilly,	Weaver,
Chinn,	Meriwether,	Sawyer,	Weinhold,
Davis (Taney),	Minnis,	Spencer (St. L. C. ty),	Young (Texas)—19.
Hall,	Moore (Stone),	Sallinger,	

Absent—Messrs.

Best,	Drum,	Julian,	Robertson,
Carroll,	Dyer,	Lane,	Rothwell,
Cox,	Gay,	McPaerson,	Sailor,
Davidson,	Hammond,	Mortimer,	Waymeyer—17.
Drabelle,			

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Shaw—7.
Davison,	Kline,	Sartin,	

Title to House bill No. 69 was agreed to.

Mr. Short of Phelps moved the vote by which House bill No. 69 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 126 was called up for third reading and passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson.	Gay,	Mahan,	Schumacher,
Armstrong,	George,	Marsh,	Sherril,
Arnett,	Gill,	Melson,	Short (Cole),
Atkins,	Gmelich,	Middleton,	Short (Paelps),
Avery,	Griffiths,	Miller,	Smith (Buchanan),
Baughner,	Grubb,	Minnis,	Smith (Howell),
Bennett,	Hall,	Moore (Mississippi),	Spencer (Douglas),
Bittinger,	Hancock,	More (Stone),	Surgeon,
Brock,	Harrison,	Moran,	Steel,
Burks,	Hart,	Murray,	Stickney,
Cape,	Higbee,	O'Dell,	Sallinger,
Cherrington,	Jenkins,	Odneal,	Swanger,
Correll,	Johnston,	O'Reilly,	Tartar,
Cox,	Jones (Hickory),	Pettijohn,	Tate,
Davis (Taney),	Jones (Jackson),	Phipps,	Tatum,
Davis (Wayne),	Jones (Polk),	Pollock,	Temme,
DeFord,	Lane,	Pratte,	Tubbs,
Denny,	Leazenby,	Pritchett,	Walton,
Denslow,	LeFavor,	Robertson,	Warren,
DeReign,	LeRoy,	Ross,	Watson,
Drum,	Lynd,	Rothwell,	Weinhold,
Dyer,	McIntyre,	Russell (N. Madrid),	Wetzel,
Edgar,	McKearly,	Sachse,	Young (St. Francois)
Ferguson,	McKee,	Schoppenhorst,	Young (Texas).
Freeman,	McPherson,	Schooler,	Mr. Speaker—100.

NOES—Messrs.

Benner,	Daneri,	Martin,	Porterfield,
Bourn,	Fuson,	Meriwether,	Sawyer,
Chinn,	Kasey,	Old,	Weaver—14.
Crisp,	Kyler,		

Absent—Messrs.

Best,	Carroll,	Hammond,	Rohne,
Breit,	Coppedge,	Julian,	Sailor,
Bothwell,	Davidson,	Mortimer,	Spencer (St. L. City),
Buckner,	Drabelle,	Mueller,	Waymeyer—18.
Calhoun,	Gurney,		

Absent with leave—Messrs.

Choate,	Davison,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—8.

The emergency clause to House bill No. 126 was then agreed to by the following vote:

AYES—Messrs.

Arnett,	Ferguson,	Mahan,	Schooler.
Atkins,	Fuson,	Marsh,	Schumacher,
Avery,	Gay,	Martin,	Sherrill.
Benner,	George,	Melson.	Short (Cole),
Bennett,	Gill,	Middleton,	Short (Phelps),
Best,	Gmelich,	Miller,	Smith (Buchanan),
Bittinger,	Griffiths,	Minnis,	Smith (Howell),
Bothwell,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Breit,	Hall,	Moore (Stone),	Spurgeon,
Brock,	Hancock,	Moran,	Steel,
Buckner,	Harrison,	Murray,	Stickney.
Burks,	Hart,	O'Dell,	Sullinger,
Cape,	Higbee,	Odneal,	Swanger,
Cherrington,	Jenkins,	Old,	Tartar,
Chinn,	Johnston,	O'Reilly,	Tate,
Coppedge,	Jones (Hickory),	Pettijohn,	Tatum,
Correll,	Jones (Jackson),	Phipps,	Temme,
Cox,	Jones (Polk),	Pratte,	Tubbs,
Davis (Taney),	Kyler,	Pritchett,	Walton,
Davis (Wayne),	Lane,	Robertson,	Warner,
DeFord,	Leazenby,	Rohne,	Watson,
Denny,	LeFavor,	Ross,	Weaver,
Denslow,	LeRoy,	Rothwell,	Weinhold,
DeReign,	McIntyre,	Russell (N. Madrid),	Wetzel.
Drum,	McKearly,	Sachse,	Young (St. Francois)
Dyer,	McKee,	Sawyer,	Young (Texas).
Edgar,	McPherson,	Schoppenhorst,	Mr. Speaker—108.

NOES—Messrs.

Bourn,	Gurney,	Kasey,	Meriwether—5.
Daneri,			

Absent—Messrs.

Anderson,	Crisp,	Julian,	Porterfield,
Armstrong,	Davidson.	Lyneh,	Sailor,
Baughner.	Drabelle,	Mortimer,	Spencer (St. L. City),
Calhoun,	Freeman,	Mueller,	Waymeyer—19.
Carroll,	Hammond,	Pollock,	

Absent with leave—Messrs.

Choate,	Davison,	Kline,	Sartin,
Collins,	Hinde,	McCollum,	Shaw—8.

Title to House bill No. 126 was then agreed to.

Mr. Young of Texas moved that the vote by which House bill No. 126 with emergency clause passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. DeReign moved that House bills Nos. 663 and 480 be made a special order for next Thursday;

Which was not agreed to.

House bill No. 149 was called up for third reading and passage.

On motion of Mr. Hall, the consideration of House bill No. 149 was indefinitely postponed.

Committee substitute for House bill No. 152 was called up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Avery,	Best,	Brock,
Armstrong,	Baughner,	Bittinger,	Buckner,
Arnett,	Benner,	Bothwell,	Burks,
Atkins,	Bennett,	Breit,	Calhoun,

Cape,	Harrison,	Minnis,	Sherrill,
Cherrington,	Hart,	Moore (Mississippi),	Short (Cole),
Chinn,	Higbee,	Moore (Stone),	Short (Phelps),
Coppedge,	Jenkins,	Moran,	Smith (Buchanan),
Correll,	Johnston,	Mueller,	Smith (Howell),
Daneri,	Jones (Hickory),	Murray,	Spencer (Douglas),
Davis (Taney),	Jones (Jackson),	O'Dell,	Spurgeon,
Davis (Wayne),	Jones (Polk),	Odneal,	Steel,
DeFord,	Kasey,	O'd,	Stickney,
Denny,	Kyer,	O'Reilly,	Sullinger,
Denslow,	Lane,	Pettijohn,	Swanger,
DeReign,	Leazenby,	Phipps,	Tartar,
Drabelle,	LeFavor,	Pollock,	Tate,
Drum,	LeRoy,	Porterfield,	Tatum,
Dyer,	Lynch,	Pratte,	Temme,
Ferguson,	McIntyre,	Pritchett,	Tubbs,
Freeman,	McKearly,	Robertson,	Walton,
Fuson,	McKee,	Rohne,	Warner,
Gay,	McPherson,	Ross,	Watson,
George,	Mahan,	Rothwell,	Weaver,
Gill,	Marsh,	Russell (N. Madrid),	Weinhold,
Gmelich,	Martin,	Sachse,	Wetzel,
Grubb,	Melson,	Sawyer,	Young (St. Francois),
Gurney,	Meriwether,	Schoppenhorst,	Young (Texas),
Hall,	Middleton,	Schooler,	Mr. Speaker—119.
Hancock,	Miller,	Schumacher,	

NOES—Messrs.

Cox, Edgar—2.

Absent—Messrs.

Bourn,	Davidson,
Carroll,	Griffiths,
Crisp,	Hammond,

Julian,
Mortimer,
Sailor,

Snencer (St. L. city),
Waymeyer—11.

Absent with leave—Messrs.

Choate,	Davison,
Collins,	Hinde,

Kline,
McCollum,

Sartin,
Shaw—8.

Mr. Schoppenhorst offered the following amendment to the title:
Amend title of substitute for House bill No. 152 by adding the following: "and apportioning the same;"

Which was read and adopted.

Title to House bill No. 152 was agreed to.

Mr. Brock moved that the vote by which House bill No. 152 passed be reconsidered and the motion be tabled;

Which was agreed to.

House bill No. 211 was called up.

On motion of Mr. Weinhold,

The consideration of House bill No. 211 was indefinitely postponed by the following vote on division: Ayes 52, noes 44.

House bill No. 270 having been called up for third reading and passage, it failed to pass by the following vote:

AYES—Messrs.

Atkins,	Edgar,	Marsh,	Steel,
Benner,	Freeman,	Martin,	Sullinger,
Bothwell,	Gill,	Miller,	Tartar,
Breit,	Griffiths,	Moore (Stone),	Tubbs,
Cherrington,	Hammond,	Moran,	Walton,
Davis (Taney),	Harrison,	Mueller,	Warner,
DeFord,	Higbee,	Pettijohn,	Watson,
Denny,	Johnston,	Phipps,	Wetzel,
Drum,	Jones (Jackson),	Short (Phelps),	Mr. Speaker—39.
Dyer,	Jones (Polk),	Smith (Buchanan),	

NOES—Messrs.

Anderson,	Ferguson,	McKearly,	Sachse,
Armstrong,	Fuson,	McKee,	Sawyer,
Arnett,	Gay,	McPherson,	Schoppenhorst,
Avery,	George,	Mahan,	Schooler,
Baughner,	Gmelich,	Melson,	Schumacher,
Bennett,	Grubb,	Meriwether,	Sherrill,
Best,	Gurney,	Middleton,	Short (Cole),
Brock,	Hall,	Minnis,	Smith (Howell),
Buckner,	Hancock,	Moore (Mississippi),	Spencer (Douglas),
Cape,	Hart,	Murray,	Spurgeon,
Chinn,	Jenkins,	O'Dell,	Stickney,
Coppedge,	Jones (Hickory),	Odneal,	Swanger,
Correll,	Kasey,	Old,	Tate,
Cox,	Kyler,	O'Reilly,	Tatum,
Crisp,	Leazenby,	Pollock,	Temme,
Daneri,	LeFavor,	Ross,	Weaver,
Davis (Wayne),	LeRoy,	Rothwell,	Weinhold,
Denslow,	Lynch,	Russell (N. Madrid),	Young (Texas)—74.
DeReign,	McIntyre,		

Absent—Messrs.

Bittinger,	Davidson,	Porterfield,	Spencer (St. Louis),
Bourn,	Drabelle,	Pratte,	Waymeyer,
Burks,	Julian,	Robertson,	Young (St. Fran.)
Calhoun,	Lane,	Rohne,	—18.
Carroll,	Mortimer,	Sailor,	

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Pritchett,	Shaw—9.
Davison,			

House bill No. 325 was called up for third reading.

Mr. Spencer of Douglas moved that House bill No. 325 be indefinitely postponed;

Which was agreed to by the following vote on division: Ayes 56, noes 51.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 180, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri, 1889, relating to crimes and punishments, by adding a new section thereto, to be known as section 3625a;

Also, House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri,

With amendments Nos. 1, 2, 3 and 4;

Also, House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water-gauges at the crossing of streams on public highways;

Also, Senate bill No. 32, entitled

An act to amend section 1656 of chapter 30, article 5, of the Revised Statutes of Missouri, of 1889, entitled "Cities, towns and villages;"

Also, Senate bill No. 182, entitled

An act to provide for the government and support of the State Reform School for Boys, and for the commitment of boys to said insti-

tution, and for the punishment of boys under eighteen years of age convicted of crime, and to repeal article 5, of chapter 88, being section 5731 to section 5756, inclusive, of the Revised Statutes of 1889, entitled "Reform School for Boys ;"

In which the concurrence of the House is respectfully requested.

House bill No. 335 was called up, and on motion the vote by which it was ordered engrossed was reconsidered.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by striking out the words "seventy-five," in line 7 of section 8, and inserting in lieu thereof the word "sixty ;"

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by striking out all of section 7 and substituting the following in lieu thereof :

SEC. 7. The constables elected under this act shall receive one hundred dollars per month, payable at the end of each month out of the treasury of such county, and also a commission of two and one-half per cent on all collections made by him.

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by inserting between the words "the" and "township," in line No. 4, section No. 6, the words "district of the:"

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by striking out all of section 13, and the following be substituted in lieu thereof :

SEC. 13 Said county shall provide proper offices for said justices' courts and for the proper care of the same, and shall provide light, heat, proper books of account, dockets and printed forms of writs, and stationery, and whatever else may be deemed necessary by the county court of said county for the proper conduct of the business of such court, including a clerk thereof, to be designated by the justice, at a salary not to exceed fifty dollars per month, payable at the end of each month out of the treasury of such county.

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by adding the following section :

SEC. 14. All acts or parts of acts inconsistent or in conflict with this act are hereby repealed.

Which was read and adopted.

Mr. Jones of Jackson offered the following amendment :

Amend House bill No. 335 by adding the following section :

SEC. 15. The fact that there is now no law placing justices of the peace and constables in cities of 100,000 inhabitants and less than 300,000 inhabitants on salary, creates an emergency within the meaning of the constitution; therefore this act shall take effect and be in force from and after its passage.

Which was read and adopted by the following vote on division
Ayes 48 ; Noes 3.

Mr. Jones, of Jackson offered the following amendment :

Amend the title to House bill No. 335 by adding thereto the word "with emergency clause ;"

Which was read and adopted.

Mr. Watson offered the following amendment:

Amend House bill No. 335 by striking out the word "treasurer," in line 5, section 1, and inserting the word "treasury" in lieu thereof; Which was read and adopted.

House bill No. 335 was then ordered engrossed as amended.

House bill No. 342 was read the third time and passed by the following vote:

A YES—Messrs.

Anderson,	Drabelle,	Leazenby,	Rothwell,
Armstrong,	Drum,	LeFavor,	Russell (N. Madrid),
Atkins,	Dyer,	Leroy,	Sachse,
Avery,	Edgar,	Lynch,	Sawyer,
Baughner,	Ferguson,	McIntyre,	Schoppenhorst,
Benner,	Freeman,	McKee,	Schooler,
Bennett,	Gay,	Mahan,	Schumacher,
Best,	George,	Marsh,	Sherrill,
Bittinger,	Gill,	Martin,	Short (Cole),
Bothwell,	Gmelich,	Melson,	Short (Phelps),
Bourn,	Griffith,	Meriwether,	Smith (Buchanan),
Breit,	Grubb,	Middleton,	Smith (Howell),
Brock,	Gurney,	Miller,	Spencer (Douglas),
Burks,	Hall,	Minnis,	Spurgeon,
Calhoun,	Hammond,	Moore (Mississippi),	Steel,
Cape,	Hancock,	Moore (Stone),	Stickney,
Cherrington,	Harrison,	Moran,	Tartar,
Chinn,	Hart,	Mueller,	Tate,
Coppedge,	Higbee,	Murray,	Temme,
Correll,	Jenkins,	Odneal,	Tubbs,
Cox,	Jones (Hickory),	O'Reilly,	Walton,
Crisp,	Jones (Jackson),	Phipps,	Warner,
Daneri,	Jones (Polk),	Porterfield,	Watson,
Davis (Taney),	Kasey,	Robertson,	Weinhold,
DeFord,	Kyler,	Rohne,	Wetzel,
Denny,	Lane,	Ross,	Young (Texas)—105.
Denslow,			

NOES—Messrs.

Arnett,	McKearly,	Pollock,	Weaver,
Davis (Wayne),	O'Dell,	Sullinger,	Mr. Speaker—10.
Fuson,	Old,		

Absent—Messrs.

Buckner,	Julian,	Pratte,	Tatum,
Carroll,	McPherson,	Sailor,	Waymeyer,
Davidson,	Mortimer,	Spencer (St L. City),	Young (St. Francois)
DeReign,	Pettijohn,	Swanger,	—16.
Johnston,			

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Pritchett,	Shaw—9.
Davison,			

Mr. Watson offered the following amendment to the title:

Amend title to House bill No. 342 by adding thereto the words "and to prescribe penalty for violation thereof;"

Which was read and adopted.

Title to House bill No. 342 was then agreed to as amended.

Mr. Brock moved that the vote by which House bill No. 342 passed be reconsidered, and that motion be laid on the table;

Which was agreed to.

Mr. Pritchett was granted leave of absence.

Mr. Sullinger moved that when the House adjourns it will adjourn under the rules;

Which was agreed to.

House bill No. 345 was called up for third reading and passage.

On motion of Mr. Drabelle, House bills Nos. 345 and 346 were laid over informally.

House bill No. 359 was called up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	DeReign,	Leazenby,	Russell (N. Madric),
Arnett,	Drabelle,	LeFavor,	Sachse,
Atkins,	Drum,	LeRoy,	Sawyer,
Avery,	Dyer,	McIntyre,	Schoppenhorst,
Baughner,	Edgar,	McKearly,	Schooler,
Benner,	Ferguson,	McPherson,	Schumacher,
Bennett,	Freeman,	Mahan,	Sherrill,
Best,	Fuson,	Martin,	Short (Cole),
Bittinger,	Gay,	Melson,	Short (Phelps),
Bothwell,	George,	Meriwether,	Smith (Buch'n)
Bourn,	Gill,	Middleton,	Smith (Howell),
Breit,	Gmelich,	Miller,	Spencer (Douglas),
Brock,	Griffiths,	Moore (Mississippi),	Spencer (St. L. City),
Buckner,	Grubb,	Moore (Stone),	Spurgeon,
Burks,	Gurney,	Moran,	Steel,
Calhoun,	Hall,	Murray,	Stickney,
Cape,	Hammond,	O'Dell,	Sullinger,
Cherrington,	Hancock,	Odneal,	Swanger,
Chinn,	Harrison,	Old,	Tartar,
Coppedge,	Hart,	O'Reilly,	Temme,
Correll,	Higbee,	Pettijohn,	Tubbs,
Cox,	Jenkins,	Phipps,	Walton,
Crisp,	Johnston,	Pollock,	Warner,
Daneri,	Jones (Hickory),	Porterfield,	Weaver,
Davis (Taney),	Jones (Jackson),	Pratte,	Weinhold,
Davis (Wayne),	Jones (Polk),	Robertson,	Wetzel,
DeFord,	Kasey,	Rohne,	Young (St. Fran.)
Denny,	Kyler,	Ross,	Young (Texas),
Denslow,	Lane,	Rothwell,	Mr. Speaker—116.

NOES—Messrs.

Anderson, Minnis,

Mueller,

Watson—4.

Absent—Messrs.

Carroll, Lynch,
Davidson, McKee,
Julian, Marsh,

Mortimer,
Sailor,
Tate,

Tatum
Waymeyer—11.

Absent with leave—Messrs.

Choate, Hinde,
Collins, Kline,
Davison,

McCollum,
Pritchett,

Sartin.
Shaw—9.

The title to House bill No. 359 was then agreed to.

Mr. Rothwell moved that the vote by which House bill No. 359 was passed be reconsidered and the motion be laid on the table; Which was agreed to.

On motion of Mr. Buckner, the rules were suspended.

Messrs. N. M. Baskett, J. E. Swanger and John T. Short, a special committee, submitted the following report:

To the Senate and House of Representatives of the Thirty-eighth General Assembly of the State of Missouri:

The undersigned committee, consisting of Senator N. M. Baskett of Randolph county and Representatives John E. Swanger of Sullivan county and John T. Short of Cole county, having been appointed by Gov. William J. Stone to settle with the Auditor and Treasurer for the years 1893 and 1894, and also to examine into the affairs of all other State officers (the Governor excepted), and to inquire into the validity of the bonds of the various State officers and the solvency of the sureties thereon, as provided in section 628, chapter 164, Revised Statutes of Missouri, 1889, met on December 1, 1894, in the Governor's office in the capitol at Jefferson City, and after taking the oath and qualifying, organized by selecting Senator N. M. Baskett chairman, and Mr. J. E. Crumbaugh of Boone county, clerk. The committee at once entered upon its work, and herewith submit the following report.

Which was read and referred to Joint Committee on Printing, with recommendation that 1500 copies of the report be printed for use of the House and the Appendix.

(For report, see Appendix.)

House bill No. 369 was called up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Avery,	Gay,	Miller,	Sachse,
Bittinger,	Gmelich,	Minnis,	Schumacher,
Bothwell,	Gurney,	Moran,	Short (Phelps),
Breit,	Hancock,	Murray,	Spencer (St. L. City),
Burks,	Harrison,	Odneal,	Steel,
Cox,	Hart,	O'Reilly,	Stickney,
Denslow,	Higbee,	Pettijohn,	Sullinger,
DeReign,	Jones (Jackson),	Phipps,	Tatum,
Drabelle,	Jones (Polk),	Pratte,	Walton,
Drum,	Kyler,	Robertson,	Wetzel,
Edgar,	Lane,	Rothwell,	Young (Texas)—46.
Freeman,	McIntyre,		

NOES—Messrs.

Anderson,	DeFord,	Lynch,	Russell (N. Madrid),
Armstrong,	Denay,	McKearly,	Sawyer,
Atkins,	Dyer,	McKee,	Schoppenhorst,
Benner,	Ferguson,	McPherson,	Schooler,
Bennett,	Fuson,	Mahan,	Short (Cole),
Best,	George,	Martin,	Smith (Buchanan),
Brock,	Gill,	Melson,	Smith (Howell),
Buckner,	Griffiths,	Meriwether,	Spencer (Douglas),
Calhoun,	Grubb,	Middleton,	Spurgeon,
Cape,	Hall,	Moore (Mississippi),	Tartar,
Cherrington,	Hammond,	Moore (Stone),	Tate,
Chinn,	Jenkins,	Mueller,	Temme,
Correll,	Johnston,	O'Dell,	Tubbs,
Crisp,	Jones (Hickory),	Old,	Watson,
Daneri,	Kasey,	Pollock,	Weaver,
Davis (Taney),	Leazenby,	Ross,	Weinhold—66.
Davis (Wayne),	LeFavor,		

Absent—Messrs.

Arnett,	Davidson,	Porterfield,	Warner,
Baughner,	Julian,	Rohne,	Waymeyer,
Bourn,	LeRoy,	Sailor,	Young (St. Fran.),
Carroll,	Marsh,	Sherrill,	Mr. Speaker—19.
Coppedge,	Mortimer,	Swanger,	

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Pritchett,	Shaw—9.
Davison,			

House bill No. 106 was called up for third reading and passage, and failed to pass by the following vote :

Ayes—Messrs.

Atkins,	Gay,	LeFavor,	Short (Phelps),
Benner,	George,	McPherson,	Smith (Howell),
Bennett,	Gmelich,	Mahan,	Spencer (Douglas),
Best,	Griffiths,	Martin,	Spurgeon,
Bittinger,	Grubb,	Miller,	Swanger,
Bothwell,	Gurney,	Minnis,	Tartar,
Brock,	Hammond,	Moore (Stone),	Tatum,
Cherrington,	Hancock,	Moran,	Temme,
Davis (Wayne),	Harrison,	Mueller,	Tubbs,
DeFord,	Hart,	Murray,	Walton,
Denny,	Higbee,	Odneal,	Warner,
Denslow,	Jones (Hickory),	Rohne,	Watson,
DeReign,	Jones (Jackson),	Sachse,	Wetzel,
Dyer,	Jones (Polk),	Schoppenhorst,	Young (St. Francois),
Edgar,	Leazenby,	Schumacher,	Young (Texas)—61.
Fuson,			

NOES—Messrs.

Anderson,	Daneri,	McKee,	Rothwell,
Armstrong,	Drabelle,	Melson,	Russell (N. Madrid),
Arnett,	Drum,	Meriwether,	Sawyer,
Avery,	Ferguson,	Middleton,	Schooler,
Baughner,	Freeman,	Moore (Mississippi),	Sherrill,
Bourn,	Gill,	O'Dell,	Short (Cole),
Breit,	Hall,	Old,	Smith (Buchanan),
Buckner,	Jenkins,	O'Reilly,	Spencer (St. L. city),
Burks,	Kasey,	Pettijohn,	Steel,
Calhoun,	Kyler,	Phipps,	Stickney,
Cape,	Lane,	Pollock,	Sullinger,
Chinn,	Lynch,	Porterfield,	Tate,
Correll,	McIntyre,	Pratte,	Weaver,
Cox,	McKearly,	Ross,	Weinhold—57.
Crisp,			

Absent—Messrs.

Carroll,	Johnston,	Marsh,	Sailor,
Coppedge,	Julian,	Mortimer,	Waymeyer,
Davidson,	LeRoy,	Robertson,	Mr. Speaker—13.
Davis (Faney),			

Absent with leave—Messrs.

Choate,	Hinde,	McCollum,	Sartin,
Collins,	Kline,	Pritchett,	Shaw—9.
Davison,			

Mr. O'Reilly moved that the vote by which House bill No. 106 failed to pass be reconsidered, and that the motion be laid on the table; which was agreed to by the following vote on division: Ayes 51, noes 31.

On motion of Mr. Atkins,
The House adjourned under the rules.

FORTIETH DAY—WEDNESDAY, February 20, 1895.

House met pursuant to adjournment.
Speaker Russell in the chair.
Prayer by the Chaplain.
Journal of yesterday read and approved.

Mr. Robertson offered concurrent resolution No. 19,
Submitting to the qualified voters of the State of Missouri an amendment to the constitution, concerning "jury trials;"
Which was read first time.

The Speaker sent to the desk a remonstrance received from the Knights of Labor of Kansas City, Missouri, protesting against the usury law, and against the passage of a bill introduced by Mr. Julian to repeal the law passed in 1891, regulating the rate of interest on all loans, chattels and personal security;

Which was read.

The following communication was received from a committee consisting of Messrs. Wm. Warner, Henry Hopkins and J. A. Dearborn, of Kansas City:

KANSAS CITY, MO., February 13, 1895.

To the Hon. B. F. Russell, Speaker of the House of Representatives:

We, the undersigned, in accordance with the resolution adopted by our citizens in mass meeting assembled, have the honor to transmit the enclosed resolution asking that the 12th of February be made a legal holiday.

We trust the resolution will receive favorable consideration, and its request be complied with by appropriate legislation at an early day. The question is one upon which all parties can unite.

We are, respectfully,

WM. WARNER,
HENRY HOPKINS,
J. A. DEARBORN,
Committee.

To the Thirty-eighth General Assembly of the State of Missouri :

The citizens of Kansas City, Missouri, in mass meeting assembled, on the evening of February 12, unanimously adopted the following :

Resolved, That the Thirty-eighth General Assembly of the State of Missouri be requested by appropriate legislation to declare the 12th day of February, the birthday of the great American, Abraham Lincoln, a legal holiday. Be it further

Resolved, That William Warner, the Rev. Dr. Henry Hopkins and Rev. Dr. J. A. Dearborn be appointed a committee to transmit the foregoing resolution to the President of the Senate and the Speaker of the House of the General Assembly of Missouri,

Which was read.

Mr. Sullinger introduced House bill No. 758, entitled

An act to amend chapter 30, article 5, of the Revised Statutes of Missouri, 1889, entitled "Cities of the fourth class," by adding a new section, to be known as section 1589a ;

Which was read first time.

Mr. Denslow introduced House bill No. 759, entitled

An act to prevent over-insurance of real estate and personal property, to lessen incendiary fires, and to decrease insurance cost in Missouri ;

Which was read first time.

Mr. Phipps introduced House bill No. 760, entitled

An act relating to police commissioners and the employment and government of the police force, and for the relief and compensation of members of the police force injured in person or property while in the discharge of their duty, and for the relief of families of officers and men while in the discharge of police duty, in cities which now or hereafter have more than 100,000 and less than 300,000 population, when organized under general law or special charter, or under the provisions of section 16 of article 9 of the constitution ;

Which was read first time.

Mr. Hammond introduced House bill No. 761, entitled

An act to amend section 990 of article 2 of chapter 30 of the Revised Statutes of 1889, relating to cities, towns and villages ;

Which was read first time.

Mr. Higbee introduced House bill No. 762, entitled

An act to amend section 6, section 4985 of an act approved March 31, 1891, relating to fees of prosecuting attorneys, etc. ;

Which was read first time.

Mr. Stickney introduced House bill No. 763, entitled

An act to repeal section 981, of chapter 30, article 1, of the Revised Statutes of 1889, entitled "Cities, towns and villages ;"

Which was read first time.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred Senate bill No. 170, entitled

An act to amend section 3 of an act entitled "An act to repeal sections 7806, 7807, 7808, 7809, 7810 and 7811 and 7815, of chapter 140, of the

Revised Statutes of Missouri, as amended by an act entitled 'An act to amend sections 7806 and 7814, of chapter 140, article 1, of the Revised Statutes of Missouri, relating to roads and highways, approved April 20, 1891, and enact in lieu thereof seven new sections,' approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment :

Amend Senate bill No. 170 by striking out all after the word "year," in the seventh line of the engrossed copy thereof, and substituting instead thereof the following, to wit : "To assess not less than two days' nor more than six days' poll tax to each person liable to work on public roads: provided, each person so assessed may be exempt from such poll tax by the payment of one dollar in money to the road overseer of the road district in which he may reside for each day he may be so assessed. In case of opening new roads, the overseer shall have power to call out the persons in his district subject to work on the roads and work the same on all new roads that he may be required to open ;"

Which was read, amendment agreed to and 300 copies ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 644, entitled

An act to amend an act entitled "Local option law," enacted by the Thirty-seventh General Assembly of Missouri, and approved April 20, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 730, entitled

An act to amend section 7800 of chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to "Roads and highways,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 162 of the Revised Statutes of the State of Missouri, 1889, relating to "Roads and highways,"

Begs leave to report that it has examined the same, and recommends that it do not pass, but that the accompanying committee substitute do pass ;

Which was read, the substitute read and agreed to, and 300 copies ordered printed.

Mr. Odneal, from the Committee on Fish and Game Laws, submitted the following report :

MR. SPEAKER: Your Committee on Fish and Game Laws, to which was referred House bill No. 646, entitled

An act to amend section 3901, Revised Statutes of 1889, in relation to the killing of game,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 610, entitled

An act to compel all street railways operated in the State of Missouri, for the conveyance of passengers, to carry all persons, between the hours of six and eight in the forenoon, and between the hours of five and seven in the afternoon, at one-half of the regular fare,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 642, entitled

An act to punish officers and agents of banks, building associations and trust companies for accepting deposits after insolvency,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 633, entitled

An act regulating the charges by electric light and power companies, and fixing penalties for violations of this act,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 297, entitled

An act to repeal section 2725 of chapter 42, article 5, of the Revised Statutes of Missouri of 1889, relating to the duties and obligations of telegraph and telephone companies, and to enact a new section in lieu thereof relating to the same subject matter,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 630, entitled

An act to require corporations and companies doing a surety or guaranty business in this State to deposit security with the Insurance department,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred Senate bill No. 126, entitled

An act to enable cities having, or which may hereafter have, a population of over 100,000 and less than 300,000 inhabitants, whether organized under general law or special charter, or under the provisions of section 16, of article 9, of the constitution, to issue and sell bonds for the purpose of paying judgments and decrees of courts, and to provide for the payment of such bonds,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred Senate bill No. 127, entitled

An act to amend section 1880 of article 1, chapter 31, of the Revised Statutes of 1889, relating to extending the corporate limits of certain cities, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred Senate bill No. 153, entitled

An act to amend section 8666, of article 11, of chapter 164, of the Revised Statutes of 1889, by inserting the words "or of any other city in this State having a population of not less than one hundred thousand," between the words "St. Louis" and "or," in the ninth line of said section, and by striking out the word "funded," in the tenth line of said section,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred House bill No. 715, entitled

An act to amend section 1666, of article 6, of chapter 30, of the Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 692, entitled

An act to provide for the election of all city officers, heads of departments, in all cities of this State having a population of more than one hundred thousand inhabitants, and to repeal all acts or parts of acts inconsistent or in conflict herewith,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 42, entitled

An act making it a misdemeanor for any person to carry on the business of barbering on Sunday,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 714, entitled

An act to provide for the transportation of fruits and vegetables and perishable freight by the railroads of this State, by furnishing freight cars to shippers upon payment of passage and freight charges to be fixed by Railroad Commissioners of this State.

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Higbee, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 717, entitled

An act to amend section 3461 of the Revised Statutes of 1889, relating to "Trials for murder,"

The committee finds that the above House bill No. 717 is covered by another bill;

Also, House bill No. 725, entitled

An act making it unlawful for employers to enter into agreements with their employes, or persons about to enter their employment, not to become or continue as member of labor organizations, and prescribing a penalty therefor;

We find the above House bill No. 725 to be covered by Acts of 1893, p. 187 ;

Also, House bill No. 721, entitled

An act to compel any company, corporation or individual owning or operating any dining, buffet, palace or sleeping car on any railway line in this State to pay a state and county license for the sale of malt, spirituous or intoxicating liquors in this State,

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Mr. Denslow, from the Committee on Normal Schools, submitted the following report:

MR. SPEAKER: Your Committee on Normal Schools, to which was referred House bill No. 560, entitled

An act to amend chapter 144 of the Revised Statutes of the State of Missouri of 1889, entitled "Normal schools," said amendment providing for the establishment of a depository for the funds under the control of the boards of regents of the various normal schools of the State,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. LeFavor, from the Committee on State Library, submitted the following report:

MR. SPEAKER: Your Committee on State Library, to which was referred House bill No. 109, entitled

An act to repeal section 8203, chapter 15, Revised Statutes 1889, relating to assistant librarian,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 5, entitled

An act to repeal section 4156, chapter 48, article 6, Revised Statutes of 1889, relating to "Change of venue, when granted," and to enact a new section in lieu thereof, to be known as section 4156,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 722, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 39 of an act entitled 'an act to redistrict the State into judicial circuits and to fix the terms of court therein,' of Extra Session of 1892, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 86, entitled

An act to amend sections 7681, 7683 and 7687 of article 6, chapter 138, of the Revised Statutes of the State of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 142, entitled

An act to amend section 37 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892,

Begs leave to report that it has compared the same, and finds it to be truly enrolled, and that the printed copies thereof furnished to the members are correct;

Which was read.

House bill No. 142 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature thereto, and the Chief Clerk presented the same to the Senate, where it was signed by the President of the Senate, and the said Chief Clerk thereupon immediately presented the same to the Governor.

Mr. Wetzel, from Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 705, entitled

An act to amend section 4334, chapter 48, article 12, Revised Statutes of Missouri, 1889, relating to justices of the peace,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Wetzel, from the Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred Senate bill No. 57, entitled

An act to repeal section 3318, of Revised Statutes of Missouri 1889, as amended by Session Acts 1891, by "An act to amend section 3318, of chapter 46, article 3, of Revised Statutes of 1889," approved March 19, 1891, and by "An act to amend section 3318, of article 3, chapter 46, of the Revised Statutes 1889," approved April 1, 1891, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 728, entitled

An act to provide for the payment of wages of labor in the lawful money of the United States,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 113, entitled

An act to amend an act entitled "An act to authorize county courts to pay board of prisoners in jail," approved April 1, 1891, by adding a new section thereto, to be known as section 2 ;

Also, committee substitute for House bills Nos. 70, 393, 394, entitled

An act to repeal sections 1, 3, 6, 7, 9 and 10 of an act entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing the first, third, sixth, seventh, ninth and tenth sections of said act, and enacting new sections in lieu thereof;

Also, House bill No. 100, entitled

An act to amend an act entitled "An act entitled an act to amend article 4, chapter 60, of the Revised Statutes of Missouri of 1889, by adding fourteen (14) new sections, designated sections 4798*b*, 4798*c*, 4798*d*, 4798*e*, 4798*f*, 4798*g*, 4798*h*, 4798*i*, 4798*j*, 4798*k*, 4798*l*, 4798*m*, 4798*n*, 4798*o*, 4798*p*, approved April 18, 1891 ;

Also, House bill No. 153, entitled

An act to repeal section 5797, article 1, chapter 89, Revised Statutes of 1889, and to enact a new section in lieu thereof, reducing the compensation of the Superintendent of Insurance and his deputy ;

Also, House bill No. 671, entitled

An act to establish a "Statute revision commission," consisting of two commissioners, to prescribe their qualifications, compensation and the manner of their selection, to define their duties and powers, and to make an appropriation therefor ;

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 411, entitled

An act to provide for the formation and disbursement of a public school teachers' and administrative and clerical employes' pension and retirement fund, in cities now or hereafter having a population of three hundred thousand inhabitants or more ;

Also, House bill No. 282, entitled

An act to amend sections 8252 and 8253, of article 5, chapter 158, of the Revised Statutes of Missouri, 1889 entitled "Stenographers ;"

Also, House bill No. 504, entitled

An act to amend section 4037, article 2, and section 4183, article 7, of chapter 48, of the Revised Statutes of 1889, of the State of Missouri, entitled "Criminal cases—practice and proceedings in ;"

Also, House bill No. 41, entitled

An act to amend section 8292, of chapter 154, of the Revised Statutes of 1889 of Missouri, entitled "Strays,"

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 294, entitled

An act to provide for the registration of voters and the conduct of elections and the holding of primary elections of political parties in townships containing a city of more than 100,000 inhabitants, in counties containing more than 100,000 inhabitants,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 139, entitled

An act to amend section 3624, of article 3, of the Revised Statutes of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Judiciary;

Which was read, and the bill so referred.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 603, entitled

An act to amend article 3, of chapter 60, of the Revised Statutes of 1889, relating to elections,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 45, entitled

An act concerning contested election cases,

Begs leave to report that it has examined the same, and recommends that it do not pass, but that the accompanying substitute do pass;

Which was read, and 300 copies of the substitute ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 535, entitled

An act to amend section 4761 of chapter 60, article 3, of the Revised Statutes of Missouri, relating to Elections,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 637, entitled

An act to amend an act to prevent corrupt practices in elections, to limit the expenses of candidates, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. PRESIDENT: Your Committee on Elections, to which was referred House bill No. 48, entitled

An act to amend an act entitled "An act to amend section 4706, of chapter 60, of the Revised Statutes of Missouri of 1889, in relation to restrictions," approved March 31, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Sailor, from the Committee on Mines and Mining, submitted the following report :

MR. SPEAKER: Your Committee on Mines and Mining, to which was referred House bill No. 713, entitled

An act to repeal section 7055, chapter 115, of the Revised Statutes of Missouri of 1889, relating to mines and mining, and to enact a new, and to enact a new section in lieu thereof in relation to mines and mining,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 543, entitled

An act to amend section 7972, article 1, chapter 143, Revised Statutes of Missouri, 1889, entitled "Schools,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 638, entitled

An act to provide for granting State certificates to certain graduates of certain regularly incorporated non-denominational normal schools not heretofore provided for, and to regulate the courses of study for the same, and to encourage education and educational interests,

Begs leave to report that it has examined the same, and recommends that the accompanying substitute do pass :

A bill to provide for a teachers' educational board, to adopt courses of study for certain schools, to inspect said schools and grant certificates to their graduates ;

Was read and adopted, and 300 copies of substitute ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 650, entitled

An act to amend section 7972, chapter 143, article 1, Revised Statutes of Missouri, 1889, in relation to schools,

Begs leave to report that it has examined the same, and recommends that it do not pass, as this matter is practically covered in House bill No. 184, previously reported for adoption by committee;

Which was read.

Mr. Bothwell introduced the following:

Concurrent resolution No. 20 :

Concurrent resolution submitting to the qualified voters of Missouri an amendment to the Constitution thereof, providing for the removal of the seat of government from the city of Jefferson to the city of Sedalia.

Be it resolved by the House of Representatives, the Senate concurring therein, as follows :

At the general election to be held on the Tuesday next following the first Monday in November, A. D. 1896, an amendment to the Constitution of Missouri shall be submitted to the qualified voters of the State in the following words :

The seat of government shall be removed from the city of Jefferson and located at Sedalia. Any person or persons may grant and donate to the State any land, sum of money, or other thing of value, to be used for the purpose of erecting the necessary public buildings at the city of Sedalia, or may deposit with the Governor sufficient securities or obligations to guarantee the erection of such buildings.

Whenever a suitable Capitol building, having the same or greater floor area and appointments as the present Capitol and Supreme Court buildings, and equal thereto in stability and architectural merit, together with grounds of the same or greater area, and an armory building likewise similar or superior to the present armory, and an executive mansion likewise similar or superior to the present building used as the Governor's residence, together with the grounds and appurtenances, shall be erected at the city of Sedalia, the same shall be accepted by a commission, consisting of the Governor, Secretary of State, Auditor, Treasurer, and Attorney-General, and such officers shall at once remove the public records and personal property to such new public buildings, and the city of Sedalia shall thereupon become the permanent seat of government. The plans and location of the Capitol, Armory and Executive mansion and grounds shall first be approved by such commission.

The county of Pettis and Sedalia township, in said county, may each vote an issue of five-twenty, non-taxable three per cent bonds, not to exceed in amount respectively for each, one hundred thousand dollars ; and such bonds may be ordered issued by a majority vote of those voting at a special election called for that purpose by the county court, and conducted generally in the manner provided by law for the issuing of bonds for the erection of court-houses. Said county and township bonds shall be given to the State for the purpose of assisting in paying for the erection of the buildings provided for herein ; and such bonds, if voted and issued, shall be delivered to the Governor of the State, and held by him in trust for the benefit of any person or persons who may erect such suitable public buildings, to be given to such person or persons on their completion and acceptance.

The commission hereby constituted shall have full power, by a majority vote, to carry out the provisions and intent of this amendment, and such new public buildings shall be completed, as near as may be possible, on or before the first day of November, A. D. 1899, unless such commission, for good cause, grant further time. The State shall in no manner become liable for nor shall it pay any part whatever of the cost of the new public buildings herein provided for, and the county before mentioned shall bear the entire cost of moving the records and personal property of the State to the new public buildings, so that the State shall be at no expense whatever in the change of the seat of government.

Which was read.

Mr. Bothwell moved that the rules be suspended, and the concurrent resolution offered by him be taken up for consideration ;

Which was agreed to by the following vote on division : Ayes 94, noes 13.

Mr. Higbee moved the previous question ;

Which was agreed to by the following vote on division : Ayes 72,
noes 39.

Concurrent resolution No. 20 was then adopted by the following
vote :

AYES—Messrs.

Anderson,	Denslow,	Kline,	Pritchett,
Armstrong,	Drum,	Lane,	Robertson,
Atkins,	Dyer,	Leazenby,	Rohne.
Bennett,	Edgar,	LeRoy,	Sachse,
Best,	Ferguson,	Lynch,	Sailor,
Bothwell,	Fuson,	McKee,	Sartin,
Bourn,	Gay,	Mahan,	Sawyer,
Breit,	George,	Marsh,	Schumacher,
Brock,	Gill,	Melson,	Shaw,
Buckner,	Gmelich,	Meriwether,	Smith (Howell),
Burks,	Griffiths,	Middleton,	Spencer (Douglas),
Calhoun,	Grubb,	Minnis,	Spencer (St. L. City)
Carroll,	Gurney,	Moore (Stone),	Stickney,
Cherrington,	Hammond,	Moran,	Sullinger,
Correll,	Hancock,	Mortimer,	Swanger,
Cox,	Harrison,	Murray,	Tartar,
Crisp,	Hart,	ODell,	Tatum,
Daneri,	Higbee,	Odneal,	Warner,
Davidson,	Hinde,	Old,	Watson,
Davis (Taney),	Johnston,	O'Reilly,	Weaver,
Davis (Wayne),	Jones (Hickory),	Pettijohn,	Weitzel,
DeFord,	Jones (Jackson),	Phipps,	Mr. Speaker—91.
Denny,	Jones (Polk),	Pratt,	

NOES—Messrs.

Arnett,	Freeman,	Mueller,	Smith (Buchanan),
Avery,	Hall,	Pollock,	Spurgeon,
Baughner,	Jenkins,	Ross,	Steel,
Benner,	Kasey,	Rothwell,	Tate,
Bittinger,	Kyler,	Russell (N. Madrid),	Temme,
Cape,	McIntyre,	Schoppenhorst,	Tubbs,
Chinn,	McKearly,	Schooler,	Waymeyer,
Coppedge,	Martin,	Sherrill,	Weinhold,
DeReign,	Miller,	Short (Cole),	Young (St. Francois),
Drabelle,	Moore (Mississippi),	Short (Phelps),	Young (Texas)—40.

Absent—Messrs.

LeFavor, McPherson—2.

Absent with leave—Messrs.

Choate,	Davison,	McCollum,	Walton—7.
Collins,	Julian,	Porterfield,	

Messrs. Porterfield, Julian, Walton and McCollum were granted
leave of absence.

Mr. Bothwell moved that the vote by which the concurrent resolu-
tion was adopted be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Buckner moved that the House take a recess until 2 o'clock
p. m. ;

Which was agreed to by the following vote on division : Ayes 63,
noes 52.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

Mr. Spencer of St. Louis City (by consent) introduced House bill No. 764, entitled

An act to amend section 23 of article 29 of the Revised Statutes of Missouri 1889, of the laws specially applicable to the City of St. Louis, entitled "The Police ;"

Which was read first time.

Mr. Mueller offered the following resolution :

Resolved, That the rules be suspended and the House take up Senate bills for second and third reading.

Which was read and adopted.

Senate bill No. 13 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 44 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 128 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 154 was read second time and
Referred to Committee on Banks and Banking.

Senate bill No. 117 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 169 was read second time and
Referred to Committee on Ways and Means.

Senate bill No. 180 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 179 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 215 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 174 was read second time and
Referred to Committee on Education.

Senate bill No. 202 was read second time and¹
Referred to Committee on Eleemosynary Institutions.

Senate bill No. 187 was read second time and
Referred to Committee on School Text-books.

Senate bill No. 200 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 191 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 189 was read second time and
Referred to Committee on Insurance.

Senate bill No. 212 was read second time and Referred to Committee on Education.

Senate bill No. 201 was read second time and Referred to Committee on Judiciary.

Senate concurrent resolution No. 11 was read second time and Referred to Committee on Municipal Corporations.

Senate bill No. 32, entitled

An act to amend section 1656 of chapter 30, article 5, of the Revised Statutes of Missouri, entitled "Cities, towns and villages,"
Was read first time.

Senate bill No. 182, entitled

An act to repeal sections 5731 to 5756 inclusive, concerning the Reform School for Boys, and to enact a new section in lieu thereof,
Was read first time.

Senate bill No. 33 was taken up for third reading.

Mr. Stickney offered the following amendment :

Amend Senate bill No. 33 by striking out all of section 1 before the word "and," in the seventh line, and inserting in lieu thereof the following : "Every judge of a circuit court or a criminal court in this State shall be allowed and paid all sums of money actually expended by him in necessary expenses while engaged in holding any regular, special or adjourned term of court at any place in his circuit other than the place of his residence therein, or while engaged in going to and from any such place for the purpose of holding such terms of court ;"

Which was read.

Mr. Atkins offered the following amendment to the amendment :

Amend Senate bill No. 33 by striking out all after the enacting clause ;

Which was read and rejected.

Mr. Stickney's amendment was then adopted.

Senate bill No. 33 was then read third time and passed by the following vote :

A YES—Messrs.

Armstrong,	Gmelich,	Melson,	Schoppenhorst,
Avery,	Griffiths,	Meriwether,	Schooler,
Baughner,	Grubb.	Minnis.	Shaw,
Benner,	Gurney,	Moore (Mississippi),	Sherrill,
Bittinger,	Hall,	Moran,	Short (Cole),
Bothwell,	Hammond,	Mueller,	Spencer (St. L. City),
Buckner,	Higbee,	Murray,	Steel,
Burks,	Hinde,	Odneal,	Stickney,
Calhoun,	Jenkins,	Old,	Sullinger,
Cherrington,	Johnston,	O'Reilly,	Swanger,
Cox,	Jones (Jackson),	Pettijohn,	Tate,
Crisp,	Julian,	Phipps,	Tatum,
Daneri,	Kline,	Pratte,	Temme,
Davidson,	Kyler,	Pritchett,	Warner,
Davis (Taney),	Lane,	Robertson,	Watson,
Denslow,	LeFavor,	Rohne,	Weaver,
Drabelle,	LeRoy,	Rothwell,	Weinhold,
Edgar,	Lynch,	Russell (N. Madrid),	Wetzel,
Ferguson,	Mahan,	Sachse,	Young (St. Francois)
Freeman,	Marsh,	Sailor,	Mr. Speaker—83.
Gill,	Martin,	Sartin,	

NOES—Messrs.

Arnett,	Davis (Wayne),	Jones (Hickory),	Pollock,
Atkins,	DeFord,	Jones (Polk),	Ross,
Bennett,	Denny,	Kasey,	Sawyer.
Best,	Drum,	Leazenby,	Short (Phelps),
Bourn,	Dyer,	McKearly,	Smith (Buchanan)
Breit,	Fuson,	McKee,	Smith (Howell),
Brock,	Gay,	McPherson,	Spencer (Douglas),
Cape,	George,	Middleton,	Spurgeon,
Chinn,	Hancock,	Milner,	Tartar,
Coppedge,	Harrison,	Moore (Stone),	Waymeyer,
Correll,	Hart,	O'Dell,	Young (Texas)—44.

Absent—Messrs.

Anderson,	DeReign,	Mortimer,	Tubbs—7.
Carroll,	McIntyre,	Schumacher,	

Absent with leave—Messrs.

Choate,	Davison,	Porterfield,	Walton—6.
Collins,	McCollum,		

Mr. Schumacher was granted leave of absence for one day.

Mr. McCollum was granted leave of absence.

Title to Senate bill No. 33 was then agreed to.

Mr. Drabelle moved the vote by which Senate bill No. 33 passed be reconsidered, and that the motion be laid on the table ;

Which was agreed to.

Senate bill No. 166 was called up for third reading, read third time and passed by the following vote :

A Y E S—Messrs.

Anderson,	Dyer,	LeFavor,	Sailor,
Atkins,	Edgar,	Lynch,	Sartin,
Baughner,	Ferguson,	McKearly,	Schoppenhorst,
Benner,	Freeman,	McKee,	Schooler,
Best,	Fuson,	McPherson,	Shaw,
Bittinger,	Gay,	Meriwether,	Sherrill,
Bourn,	George,	Middleton,	Short (Phelps),
Breit,	Gill,	Miller,	Smith (Buchanan),
Brock,	Gmelich,	Minnis,	Spencer (St. L. City),
Buckner,	Griffiths,	Moore (Mississippi)	Spurgeon,
Cape,	Grubb,	Moran,	Steel,
Chinn,	Gurney,	Mueller,	Sullinger,
Coppedge,	Hall,	O'Dell,	Swanger,
Correll,	Harrison,	Odneal,	Tartar,
Cox,	Hart,	Old,	Tate,
Crisp,	Higbee,	O'Reilly,	Temme,
Daneri,	Hinde,	Pettijohn,	Tubbs,
Davidson,	Jenkins,	Pollock,	Warner,
Davis (Taney),	Johnston,	Pratte,	Watson,
Davis (Wayne),	Jones (Hickory),	Pritchett,	Waymeyer,
DeFord,	Jones (Polk),	Robertson,	Weaver,
Denny,	Julian,	Rohne,	Weinhold,
Denslow,	Kasey,	Ross,	Wetzel,
DeReign,	Kline,	Rothwell,	Young (St. Fran.),
Drabelle,	Kyler,	Russell (N. Madrid),	Mr. Speaker—103.
Drum,	Lane,	Sachse,	

NOES—Messrs.

Arnett,	Cherrington,	Murray,	Smith (Howell),
Bennett,	Leazenby,	Sawyer,	Young (Texas)—10.
Burks,	Mahan,		

Absent—Messrs.

Armstrong,	Hancock,	Martin,	Schumacher,
Avery,	Jones (Jackson),	Melson,	Short (Cole),
Bothwell,	LeRoy,	Moore (Stone),	Spencer (Douglas),
Calhoun,	McIntyre,	Mortimer,	Stickney,
Carroll,	Marsh,	Phipps,	Tatum—21.
Hammond,			

Absent with leave—Messrs.

Choate,
Collins,Davison,
McCollum,

Porterfield,

Walton—6.

The emergency clause to Senate bill No. 166 was then adopted by the following vote :

A YES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Best,
Bittinger,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Chinn,
Coppedge,
Correll,
Cox,
Crisp,
Daneri,
Davidson,
Davis (Taney),
Davis (Wayne),
Denny,
Denslow,
DeReign,
Drum,

Dyer,
Edgar,
Ferguson,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hancock,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Jackson),
Jones (Hickory),
Jones (Polk),
Julian,
Kasey,
Kline,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,

McIntyre,
McKearly,
McKee,
McPherson,
Marsh,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mueller,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Pritchett,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,

Sailor,
Sawyer,
Schoppenhorst,
Schooler,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Temme,
Tubbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran),
Young (Texas),
Mr. Speaker—114.

NOES—Messrs.

Bennett,

Mahan,

Murray,

Smith (Howell)—4.

Absent—Messrs.

Bothwell,
Carroll,
Cherrington,
DeFord,

Drabelle,
Freeman,
Hammond,
Harrison,

Kyler,
Minnis,
Mortimer,
Pratte,

Schumacher,
Spencer (Douglas),
Tatum—15.

Absent with leave—Messrs.

Choate,
Collins,Davison,
McCollum,Porterfield,
Sartin,

Walton—7.

Mr. Kasey offered the following amendment to title of Senate bill No. 166:

Amend title to Senate bill No. 166 by adding after the last word of said title the following viz.: "With the emergency clause;"

Which was read and adopted.

The title to Senate bill No. 166 as amended was then agreed to.

Mr. Kasey moved that the vote by which Senate bill No. 166 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 11 was taken up, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Edgar,	LeFavor,	Robertson,
Armstrong,	Ferguson,	LeRoy,	Rohne,
Avery,	Gay,	Lynch,	Ross,
Baughner,	George,	McIntyre,	Sachse,
Bennett,	Gmelich,	McKearly,	Sallor,
Bittinger,	Grubb,	McKee,	Sartin,
Breit,	Gurney,	McPherson,	Schooler,
Brock,	Hammond,	Meriwether,	Shaw,
Calhoun,	Hancock,	Middleton,	Short (Phelps),
Cherrington,	Hart,	Miller,	Smith (Buchanan),
Cox,	Higbee,	Moran,	Spencer (St. L. City)
Daneri,	Hinde,	Mueller,	Stickney,
Davis (Wayne)	Jenkins,	Murray,	Tartar,
DeFord,	Johnston,	O'Dell,	Tate,
Denny,	Jones (Hickory),	Odneal,	Watson,
Denslow,	Kline,	O'Reilly,	Wetzel,
Drabelle,	Kyler,	Pettijohn,	Young (St. Fran.)
Drum,	Lane,	Phipps,	Young (Texas)—74.
Dyer,	Leazenby,		

NOES—Messrs.

Arnett,	Davidson,	Moore (Stone),	Spurgeon,
Atkins,	Davis (Taney),	Old,	Steel,
Benner,	DeReign,	Pritchett,	Sullinger,
Best,	Fuson,	Rothwell,	Tatum,
Buckner,	Griffiths,	Russell (N. Madrid),	Temme,
Burks,	Hall,	Sawyer,	Tubbs,
Cape,	Jones (Polk)	Schoppenhorst,	Waymeyer,
Chinn,	Kasey,	Sherrill,	Weaver,
Collins,	Mahan,	Smith (Howell),	Weinhold,
Coppedge,	Moore (Mississippi),	Spencer (Douglas),	Mr. Speaker—41.
Correll,			

Absent—Messrs.

Bothwell,	Gill,	Melson,	Schumacher,
Bourn,	Harrison,	Minnis,	Short (Cole),
Carroll,	Jones (Jackson),	Mortimer,	Swanger,
Crisp,	Marsh,	Pollock,	Warner—19.
Freeman,	Martin,	Pratte,	

Absent with leave—Messrs.

Choate,	Julian,	Porterfield,	Walton—6.
Davison,	McCollum,		

Title to Senate bill No. 11 was agreed to.

Mr. Moran moved that the vote by which Senate bill No. 11 passed be reconsidered and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 90 was called up, and on motion of Mr. Spencer of St. Louis City, was indefinitely postponed.

Senate bill No. 69 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Calhoun,	Drabelle,	Hammond,
Armstrong,	Cape,	Drum,	Hancock,
Arnett,	Cherrington,	Dyer,	Harrison,
Atkins,	Chinn,	Edgar,	Hart,
Avery,	Collins,	Ferguson,	Higbee,
Baughner,	Coppedge,	Fuson,	Hinde,
Benner,	Correll,	Gay,	Jenkins,
Best,	Daneri,	George,	Johnston,
Bittinger,	Davis (Taney),	Gill,	Jones (Hickory),
Bourn,	Davis (Wayne),	Gmelich,	Jones (Jackson),
Breit,	DeFord,	Griffiths,	Jones (Polk),
Brock,	Denny,	Grubb,	Julian,
Buckner,	Denslow,	Gurney,	Kline,
Burks,	DeReign,	Hall,	Kyler,

Lane,	Mueller,	Sartin,	Tartar,
Leazenby,	Murray,	Sawyer,	Tate,
LeFavor,	O'Dell,	Schoppenhorst,	Tatum,
LeRoy,	Odneal,	Schooler,	Temme,
Lynch,	Old,	Shaw,	Tubbs,
McIntyre,	O'Reilly,	Sherrill,	Warner,
McPherson,	Pettijohn,	Short (Phelps),	Watson,
Mahan,	Pollock,	Smith (Buchanan),	Waymeyer,
Melson,	Pratte,	Smith (Howell),	Weaver,
Meriwether,	Pritchett,	Spencer (Douglas),	Weinhold,
Middleton,	Robertson,	Spencer (St. L. City),	Wetzel,
Miller,	Rohne,	Steel,	Young (St. Fran.),
Minnis,	Ross,	Stickney,	Young (Texas),
Moore (Stone),	Sachse,	Sullinger,	Mr. Speaker—114.
Moran,	Sailor,		

NOES—Messrs.

Bennett,	Freeman,	Moore (Mississippi),	Russell (N. Madrid),
Cox,	Kasey,	Rothwell,	—7.

Absent—Messrs.

Bothwell,	McKearly,	Mortimer,	Short (Cole),
Carroll,	McKee,	Phipps,	Spurgeon,
Crisp,	Marsh,	Schumacher,	Swanger—14.
Davidson,	Martin,		

Absent with leave—Messrs.

Choate,	McCollum	Porterfield,	Walton—5.
Davison,			

Title to Senate bill No. 69 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which Senate bill No. 69 passed be reconsidered and the motion be laid on the table ; Which was agreed to.

Senate bill No. 35 was taken up for third reading and passage, and passed by the following vote :

AYES—Messrs.

Anderson,	Ferguson,	Mahan,	Sawyer,
Arnett,	Freeman,	Martin,	Schoppenhorst,
Avery,	Fuson,	Melson,	Schooler,
Bennett,	Gay,	Meriwether,	Shaw,
Bittinger,	George,	Middleton,	Sherrill,
Bourn,	Gill,	Miller,	Short (Phelps),
Breit,	Gmelich,	Minnis,	Smith (Buchanan),
Buckner,	Griffiths,	Moore (Mississippi),	Smith (Howell),
Burks,	Grubb,	Moore (Stone),	Spencer (Douglas),
Calhoun,	Gurney,	Moran,	Spencer (St. L. city),
Cape,	Hall,	Mueller,	Steel,
Cherrington,	Hancock,	Murray,	Stickney,
Chinn,	Harrison,	O'Dell,	Sullinger,
Coppedge,	Hart,	Odneal,	Swanger,
Correll,	Higbee,	Old,	Tartar,
Cox,	Jenkins,	Pettijohn,	Tate,
Daneri,	Johnston,	Pollock,	Tatum,
Davidson,	Jones (Jackson),	Pritchett,	Temme,
Davis (Taney),	Jones (Polk),	Robertson,	Warner,
Davis (Wayne),	Kasey,	Rohne,	Watson,
DeFord,	Kline,	Ross,	Waymeyer,
Denny,	Kyler,	Rothwell,	Weaver,
Denslow,	Leazenby,	Russell (N. Madrid),	Weinhold,
DeReign,	LeFavor,	Sachse,	Wetzel,
Drum,	LeRoy,	Sailor,	Young (Texas),
Dyer,	Lynch,	Sartin,	Mr. Speaker—106.
Edgar,	McPherson,		

NOES—Messrs.

Atkins,	Benner,	Brock,	Jones (Hickory)—7.
Baughner,	Best,	Hammond,	

Absent—Messrs.

Armstrong,	Hinde,	Marsh,	Schumacher,
Bothwell,	Lane,	Mortimer,	Short (Cole),
Carroll,	McIntyre,	O'Reilly,	Spurgeon,
Collins,	McKearly,	Phipps,	Tubbs,
Crisp,	McKee,	Pratte,	Young (St. Fran.)
Drabelle,			—21.

Absent with leave—Messrs.

Choate,	Julian,	Porterfield,	Walton—6.
Davison,	McCollum,		

Emergency clause to Senate bill No. 35 was adopted by the following vote:

AYES—Messrs.

Anderson,	Dyer,	McKee,	Schoppenhorst,
Arnett,	Edgar,	McPerson,	Schooler,
Avery,	Ferguson,	Mahan,	Shaw,
Bennett,	Freeman,	Martin,	Sherrill,
Best,	Fuson,	Meriwether,	Short (Phelps),
Bittinger,	Gay,	Middleton,	Smith (Buchanan),
Bourn,	George,	Müller,	Smith (Howell),
Breit,	Gill,	Minnis,	Spencer (Douglas),
Brock,	Gmelich,	Moore (Mississippi),	Spencer (St. L. City)
Buckner,	Griffiths,	Moore (Stone),	Spurgeon,
Burks,	Grubb,	Moran,	Steel,
Calhoun,	Hall,	Mueller,	Stickney,
Cape,	Hammond,	Murray,	Sullinger,
Cherrington,	Hancock,	O'Dell,	Swanger,
Chinn,	Harrison,	Old,	Tartar,
Coppedge,	Hart,	Pettijohn,	Tate,
Correll,	Higbee,	Pollock,	Tatum,
Cox,	Jenkins,	Pritchett,	Temme,
Daneri,	Johnston,	Robertson,	Warner,
Davidson,	Jones (Jackson),	Rohne,	Watson,
Davis (Taney),	Jones (Polk),	Ross,	Waymeyer,
Davis (Wayne),	Kasev,	Rothwell,	Weaver,
DeFord,	Kyler,	Russell (N. Madrid),	Weinhold,
Denny,	LeFavor,	Sachse,	Wetzel,
Denslow,	LeRoy,	Sailor,	Young (St. Fran.),
DeReign,	Lynch,	Sartin,	Young (Texas),
Drum,	McIntyre,	Sawyer,	Mr. Speaker—108.

NOES—Messrs.

Atkins,	Baughner,	Benner,	Jones (Hickory)—4.
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Absent—Messrs.

Armstrong,	Drabelle,	Marsh,	Phipps,
Bothwell,	Gurney,	Melson,	Pratte,
Carroll,	Hinde,	Mortimer,	Schumacher,
Collins,	Lane,	Odneal,	Short (Cole),
Crisp,	Leazenby,	O'Reilly,	Tubbs—22.
Davison,	McKearly,		

Absent with leave—Messrs.

Choate,	Kline,	Porterfield,	Walton—6.
Julian,	McCollum,		

Title to Senate bill No. 35 was agreed to.

Mr. Mueller moved that the vote by which Senate bill No. 35 passed be reconsidered and the motion be laid on the table;

Which was not agreed to.

Senate bill No. 107 was taken up for third reading and passage.

Mr. Sullinger moved that Senate bill No. 107 be indefinitely postponed;

Which was not agreed to.

Senate bill No. 107 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle,
Armstrong,	Dyer,
Arnett,	Edgar,
Atkins,	Ferguson,
Avery,	Freeman,
Baughner,	Fuson,
Banner,	Gay,
Bennett,	George,
Best,	Gill,
Bittinger,	Gmelich,
Breit,	Griffiths,
Brock,	Grubb,
Buckner,	Gurney,
Burks,	Hall,
Calhoun,	Hammond,
Cape,	Hancock,
Cherrington,	Harrison,
Chinn,	Hinde,
Collins,	Jenkins,
Correll,	Johnston,
Daneri,	Jones (Hickory),
Davis (Faney),	Jones (Polk),
Davis (Wayne),	Kasey,
DeFord,	Kline,
Denny,	Kyler,
Denslow,	Leazenby,
DeReign,	LeRoy,

Lynch,	Sailor,
McIntyre,	Sawyer,
McKearly,	Schoppenhorst,
McKee,	Schooler,
McPaerson,	Shaw,
Mahan,	Sherrill,
Martin,	Short (Cole),
Melson,	Short (Phelps),
Meriwether,	Smith (Buchanan),
Middleton,	Smith (Howell),
Müller,	Spencer (Douglas),
Minnis,	Spencer (St. L. city),
Moore (Stone),	Spurgeon,
Moran,	Stickney,
Mueller,	Swanger,
Murray,	Tartar,
O'Dell,	Tate,
Old,	Tatum,
O'Reilly,	Temme,
Pettijohn,	Warner,
Pratte,	Watson,
Pritchett,	Weaver,
Robertson,	Weinhold,
Rohne,	Wetzel,
Ross,	Young (St. Fran.),
Rothwell,	Young (Texas),
Sachse,	Mr. Speaker—105.

NOES—Messrs.

Bourn,	Hart,
Coppedge,	Higbee,
Crisp,	Jones (Jackson),
Davidson,	Julian,
Drum,	LeFavor,

Moore (Mississippi),	Sartin,
Odneal,	Steel,
Pollock,	Sullinger,
Russell (N. Madrid),	Waymeyer—18.

Absent—Messrs.

Bothwell,	Lane,
Carroll,	Marsh,
Cox,	

Mortimer,	Schumacher,
Phipps,	Tubbs—9.

Absent with leave—Messrs.

Choate,	McCollum,
Davison,	

Porterfield,	Walton—5.
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Title to Senate bill No. 107 was agreed to.

Mr. Stickney moved that the vote by which Senate bill No. 107 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 63 was taken up for third reading and passage by the following vote on division : Ayes 63, noes 45.

Mr. Watson moved that Senate bill No. 63 be indefinitely postponed ;

Which was not agreed to.

Senate bill No. 63 was read third time and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Crisp,
Armstrong,	Daneri,
Atkins,	Davidson,
Avery,	Denslow,
Bittinger,	DeReign,
Bothwell,	Drabelle,
Bourn,	Dyer,
Buckner,	Edgar,
Burks,	Ferguson,
Chinn,	Gill,
Collins,	Hall,
Coppedge,	Hammond,
Correll,	Higbee,

Jenkins,	Meriwether,
Johnston,	Moore (Mississippi),
Jones (Jackson),	O'Dell,
Julian,	Old,
Kasey,	O'Reilly,
Kline,	Pettijohn,
Kyler,	Phipps,
LeFavor,	Pollock,
LeRoy,	Pratte,
Lynch,	Pritchett,
McIntyre,	Robertson,
McKee,	Rhone,
Melson,	Rothwell,

Russell (N. Madrid),	Short (Cole),	Sullinger,	Weinhold,
Sawyer,	Short (Phelps),	Swanger,	Wetzel,
Schooler,	Smith (Buchanan),	Tate,	Young (St. Francois)
Sherrill,	Spencer (St. L. City),	Weaver,	—67.

NOES—Messrs.

Arnett,	Fuson,	Mahan,	Shaw,
Baughner,	Gay,	Martin,	Smith (Howell),
Benner,	Gmelich,	Middleton,	Spencer (Douglas),
Bennett,	Griffiths,	Miller,	Spurgeon,
Best,	Grubb,	Minnis,	Steel,
Breit,	Gurney,	Moore (Stone),	Stickney,
Brock,	Hancock,	Moran,	Tartar,
Calhoun,	Harrison,	Murray,	Temme,
Cape,	Hart,	Odneal,	Tubbs,
Cherrington,	Hinde,	Ross,	Warner,
Davis (Taney),	Jones (Hickory),	Sachse,	Watson,
Davis (Wayne),	Jones (Polk),	Sailor,	Waymeyer,
DeFord,	Leazenby,	Sartin,	Young (Texas).
Denny,	McPherson,	Schoppenhorst,	Mr. Speaker—57.
Drum,			

Absent—Messrs.

Carroll,	George,	Marsh,	Schumacher,
Cox,	Lane,	Mortimer,	Tatum—11.
Freeman,	McKearly,	Mueller,	

Absent with leave—Messrs.

Choate,	McCollum,	Porterfield,	Walton—5.
Davison,			

Mr. Arnett moved that the vote by which Senate bill No. 63 failed to pass be reconsidered, and the motion be laid on the table:

Messrs. Schooler and Avery demanding the ayes and noes, the motion to lay on the table was agreed to by the following vote:

A YES—Messrs.

Arnett,	Fuson,	LeRoy,	Sartin,
Baughner,	Gay,	McPherson,	Schoppenhorst,
Benner,	George,	Mahan,	Shaw,
Bennett,	Gmelich,	Martin,	Smith (Howell),
Best,	Griffiths,	Middleton,	Spencer (Douglas),
Bittinger,	Grubb,	Miller,	Spurgeon,
Breit,	Gurney,	Minnis,	Steel,
Brock,	Hammond,	Moore (Stone),	Stickney,
Calhoun,	Hancock,	Moran,	Swanger,
Cherrington,	Harrison,	Mueller,	Tartar,
Davis (Taney),	Hart,	Murray,	Temme,
Davis (Wayne),	Hinde,	Odneal,	Tubbs,
DeFord,	Jones (Hickory),	Rohne,	Warner,
Denny,	Jones (Jackson),	Ross,	Watson,
Drum,	Jones (Polk),	Sachse,	Waymeyer,
Dyer,	Leazenby,	Sailor,	Young (Texas)—66.
Freeman,	LeFavor,		

NOES—Messrs.

Anderson,	Denslow,	McIntyre,	Rothwell,
Armstrong,	DeReign,	McKee,	Russell (N. Madrid),
Atkins,	Drabelle,	Melson,	Sawyer,
Avery,	Edgar,	Meriwether,	Schooler,
Bourn,	Ferguson,	Moore (Mississippi),	Sherrill,
Buckner,	Gill,	O'Dell,	Short (Cole),
Burka,	Hall,	Old,	Short (Phelps),
Cape,	Higbee,	O'Reilly,	Smith (Buchanan),
Chinn,	Jenkins,	Pettijohn,	Spencer (St. L. City)
Collins,	Johnston,	Phipps,	Tate,
Coppedge,	Julian,	Pollock,	Weaver,
Correll,	Kasey,	Pratte,	Weinhold,
Crisp,	Kline,	Pritchett,	Wetzel,
Daneri,	Kyler,	Robertson,	Young St. Fran.)
Davidson,	Lynch,		—58.

Absent—Messrs.

Bothwell,
Carroll,
Cox,

Lane,
McKearly,
Marsh,

Mortimer,
Schumacher,
Sullinger,

Tatum,
Mr. Speaker—11.

Absent with leave—Messrs.

Choate,
Davison,

McCollum,

Porterfield,

Walton—5.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed;

House concurrent resolution No. 20, entitled

Concurrent resolution submitting to the qualified voters of Missouri an amendment to the Constitution thereof, providing for the removal of the seat of government from the city of Jefferson to the city of Sedalia;

Which was read.

Mr. Crisp (by consent and by request) introduced House bill No. 765, entitled

An act to provide for the appointment of a legal adviser to the board of police commissioners in all cities of this State having a population of 300,000 inhabitants or over;

Which was read first time.

The following report was received from the Recorder of Voters of the city of St. Louis:

I, Charles P. Higgins, recorder of voters of the city of St. Louis, do hereby make return and certify that on the 28th day of January, 1895, in obedience to the order of the House of Representatives of the 38th General Assembly of the State of Missouri, hereinfore recited or referred to (and pursuant to the statutes in such case made and provided), I proceeded to open the ballot-boxes, count, compare with the list of voters and examine all the ballots in the office of the recorder of voters for the city of St. Louis, which were cast at the election held November 6, 1894, in said city of St. Louis, and State of Missouri, so far as the same relates to the offices of State representatives, Fourth representative district, city of St. Louis, of the 38th General Assembly of the State of Missouri, for the term of two years; that said count, comparison and examination was continued from day to day and from time to time, And I further make return and certify that the foregoing report contains a true, faithful and accurate statement of the number of ballots cast in the 28 election precincts comprising the Fourth election district of the city of St. Louis and State of Missouri, at the said election, and the registration and voting numbers endorsed upon each ballot in all cases where such numbers are given; also, the fact whether the initials of two judges or one judge appear upon the ballots, and where there are no initials or numbers, the fact is also stated. In every instance the voting and registration numbers found on the ballots correspond with the numbers on the poll-books, unless otherwise noted herein.

And I further certify that in obedience to said order the contestants and contestees, and their respective attorneys, were permitted to fully examine said ballots, and all facts desired by said parties, or either of them, I have included the foregoing report. I also further make return and certify that the total vote of all classes for each candidate will be found in the final recapitulation, which is hereby made a part of this certificate. In said ballot-boxes there were found envelopes upon which was printed (rejected ballots). The number of ballots found in said envelope were two hundred and twenty-six (226). For the votes for the various candidates reference is hereby made to the final recapitulation of ballots found in the envelopes, upon which was printed the words "Rejected ballots," which is hereby made a part of this certificate.

All of which is respectfully submitted; and in witness whereof, I have hereunto set my official signature and seal, at my office in the city of St. Louis, this 19th day of February, 1895.

[SEAL]

CHARLES P. HIGGINS,
Recorder of Voters, city of St. Louis.

Which was read and referred to Committee on Elections.

Mr. Short of Phelps (by consent) introduced House bill No. 766, entitled

An act to amend section 11, of the Session Acts of 1893, entitled "An act to provide for working and improving the public roads in certain counties by county supervision, and to raise revenue therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in those counties whose county courts shall by order of record declare the same to be the law in such counties, when adopted by a majority of the legal voters," approved April 20, 1893;

Which was read first time.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State,

Begs leave to report that it has compared the same and finds it to be truly engrossed, and that the printed copies furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 344, entitled

An act concerning insurance;

Also, House bill No. 232, entitled

An act to repeal chapter 81, Revised Statutes of Missouri of 1889, entitled "Immigration;"

Also, House bill No. 259, entitled

"An act to provide for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs, in said county, and prescribing the jurisdiction thereof;

Also House bill No. 398, entitled

An act to repeal article 2, chapter 167, of the Revised Statutes of 1889 of the State of Missouri, entitled "The agricultural college and School of Mines," and all of sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of the laws of 1893, entitled "Agricultural societies, State Board of Agriculture," and to enact in lieu thereof a new article entitled

"An act to establish a State agricultural college, and provide for its location and control, and to appropriate money therefor, and to establish a school of mines and provide for its location and control, and establish a state board of agriculture and defining its duties and powers," containing 31 new sections, as follows:

Also, House bill No. 133, entitled

An act to amend an act entitled "An act to amend section four thousand seven hundred and six (4706), of chapter sixty (60) of the Revised Statutes of Missouri, 1889, in relation to elections," approved March 31, 1893,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Davidson (by consent) introduced House bill No. 767, entitled
An act to facilitate assessment in cities other than county seats;
Which was read first time.

Mr. Tatum (by consent) introduced House bill No. 768, entitled
An act to appropriate money to pay the deficiencies in the ex-
penses of the State government for the years 1893 and 1894;
Which was read first time.

Mr. Davis of Taney (by request and consent) introduced House
bill No. 769, entitled

An act to repeal section 8128 of the Revised Statutes of 1889, and
to place in lieu thereof a new section, to provide for granting State
certificates to teach in the public schools of Missouri, and to debar
certain boards of regents from granting same;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 770, entitled
An act to amend the title to article 2, chapter 60, of the Revised
Statutes of 1889, and to repeal sections 4753 and 4754 of said Statutes,
and to enact new sections in place thereof;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 771, entitled
An act defining what shall constitute a newspaper for publication
of the laws of the State and legal notices;

Which was read first time.

Mr. Davidson offered concurrent resolution No. 21 :

*Be it resolved by the House of Representatives of the State of Missouri, the Senate of said
State concurring therein :*

That at the next general election, to be held on Tuesday next following the
first Monday in November, in the year 1896, the following amendment to the con-
stitution of the State of Missouri, concerning the powers of municipal corporations,
shall be submitted to the qualified voters of said State :

Section 1. Section 12, of article 10, of the constitution of the State of Mis-
souri is hereby amended by therein inserting next after the word "jail," the fol-
lowing additional proviso, to wit :

"And provided, that with such assent, and solely for the purposes of com-
mercially furnishing, for private or public use in municipal supply, water, light,
heat, ventilation or public transportation, municipally operated, through municipal
agency of intra-urban or extra-urban municipal plants or sites, any city in behalf
of said items, and not otherwise, may increase its aggregate municipal indebted-
ness to a sum total not exceeding ten per centum of said value of the taxable prop-
erty in said city ;"

So that said section, as amended, will read as follows :

Sec. 12. No county, city, town, township, school district or other political
corporations or subdivisions of the State, shall be allowed to become indebted in
any manner or for any purpose to an amount exceeding in any year the income
and revenue provided for such year, without the assent of two-thirds of the voters
thereof, voting at an election to be held for that purpose; nor in cases requiring
such assent shall any indebtedness be allowed to be incurred to an amount, includ-
ing existing indebtedness, in the aggregate exceeding five per centum on the value
of the taxable property therein to be ascertained by the assessment next before
the last assessment for State and county purposes previous to the incurring of such
indebtedness: Provided, that with such assent any county may be allowed to
become indebted to a larger amount for the erection of a court-house or jail; and,
provided, that with such assent, and solely for the purposes of commercially fur-
nishing for private or public use in municipal supply, water, light, heat, ventila-
tion or public transportation, municipally operated through municipal agency of
intra-urban or extra-urban municipal plants or sites, any city in behalf of said
items, and not otherwise, may increase its aggregate municipal indebtedness to a
sum total not exceeding ten per centum of said value of the taxable property in
said city; and provided further, that any county, city, town, township, school
district, or other political corporation or subdivision of the State, incurring any
indebtedness requiring the assent of the voters as aforesaid, shall, before or at

the time of doing so, provide for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for payment of the principal thereof within twenty years from the time of contracting the same.

Which was read first time.

Mr. Spencer of St. Louis City (by consent and request) introduced House bill No. 772, entitled

An act to amend "An act to regulate the sale of intoxicating liquor in the original packages or otherwise," approved April 20, 1891;

Which was read first time.

On motion of Mr. Schooler,

The House adjourned under the rules.

FORTY-FIRST DAY—THURSDAY, February 21, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Sartin presented petitions from the citizens of the counties of Atchison, Clark, Benton, Linn, Lawrence and St. Louis, and the cities of St. Louis and Jefferson, praying that an amendment to section 2, article 8 of the Constitution of the State of Missouri, by striking out the word "male," be submitted to the voters of the State; which were read and

Referred to Committee on Constitutional Amendments.

Mr. Sartin presented a petition from the citizens of Henry county, praying for the enactment of a bill amending the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Hinde presented the following communication from the county court of Jackson county, and the Commercial club of Kansas City;

State of Missouri, }
County of Jackson. } ss.

In the County Court, February term 1895.

Be it remembered, That at the term aforesaid, and on the 15th day of said month, among other proceedings the following were had and made, viz.:

Resolved, By the county court of Jackson county, Missouri, that we earnestly request the Senators and Representatives of this county to work and vote for a thorough revision of such election laws as provided for in the bill known as the Laughlin bill, now before the Legislature of this State.

JOHN B. STONE, Presiding Judge,

JOHN N. SMITH,

JAMES LATIMER.

I, T. T. Crittenden, Jr., clerk of the county court within and for the county aforesaid, do hereby certify that the foregoing is truly copied from the original order of record in my office.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at office in the city of Kansas City, this 16th day of February, 1895.

[SEAL]

T. T. CRITTENDEN, JR., Clerk.

By R. MAGEE, D. C.

Resolutions unanimously adopted by the Commercial Club of Kansas City, Tuesday evening, February 12, 1895.

Whereas, The most important legislation asked for by the people of this city, without regard to party affiliations, is that a thorough reform of our present inefficient and expensive election laws; therefore, be it

Resolved, by the Commercial Club of Kansas City (a non-partisan organization), That we earnestly request our Senators and Representatives to use every effort to secure the passage of the bill now before the Legislature, known as the "Laughlin bill," or a measure similar thereto, embodying its principal features.

Attest:

E. M. CLENDENING, Secretary.

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report.

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, ending December 31, 1896,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report:

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 542, entitled

An act to appropriate money and provide for the payment of the claim of the school district of the city of Rolla,

Begs leave to report that it has examined the same, and recommends that it do pass with the following amendment:

That section one be amended by striking out all of section one and inserting the following in lieu thereof:

SECTION 1. There is hereby appropriated, out of any money in the treasury belonging to the revenue fund, the sum of five thousand and two and forty one hundredths dollars, to pay the balance due the school district of the city of Rolla for the purchase money of the building purchased by the State for the School of Mines and Metallurgy.

Which was read, adopted, and 300 copies of the bill as amended ordered printed.

House bill No. 738 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 739 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 740 was read and
Referred to Committee on Municipal Corporations.

House bill No. 741 was read and
Referred to Committee on Appropriations.

House bill No. 742 was read and
Referred to Committee on Judiciary.

House bill No. 743 was read and
Referred to Committee on Education.

House bill No. 744 was read and
Referred to Committee on Agriculture.

House bill No. 745 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 746 was read second time and
Referred to Committee on Game and Fish.

House bill No. 747 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 748 was read second time and
Referred to Committee on Judiciary.

House bill No. 749 was read second time and
Referred to Committee on Judiciary.

House bill No. 750 was read second time and
Referred to Committee on Judiciary.

House bill No. 751 was read second time and
Referred to Committee on Manufactures.

House bill No. 752 was read second time and
Referred to Committee on Education.

House bill No. 753 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 754 was read second time and
Referred to Committee on Ways and Means.

House bill No. 755 was read second time and
Referred to Committee on Banks and Banking.

House bill No. 756 was read second time and
Referred to Committee on Judiciary.

House bill No. 757 was read second time and
Referred to Committee on Claims.

House bill No. 758 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 759 was read second time and
Referred to Committee on Insurance.

House bill No. 760 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 761 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 762 was read second time and
Referred to Committee on Official Salaries and Fees.

House bill No. 763 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 764 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 765 was read second time and
Referred to Committee on Judiciary.

House bill No. 766 was read second time and
Referred to Committee on Roads and Highways.

House bill No. 767 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 768 was read second time and Referred to Committee on Appropriations.

House bill No. 769 was read second time and Referred to Committee on Normal Schools.

House bill No. 770 was read second time and Referred to Committee on Judiciary.

House bill No. 771 was read second time and Referred to Committee on Printing.

House bill No. 772 was read second time and Referred to Committee on Criminal Jurisprudence.

Joint and concurrent resolution No. 18 was read second time and Referred to Committee on Unfinished Business.

Joint and concurrent resolution No. 17 was read second time and Referred to Committee on Municipal Corporations.

Concurrent resolution No. 19 was read second time and Referred to Committee on Constitutional Amendments.

Concurrent resolution No. 21 was read second time and Referred to Committee on Municipal Corporations.

Committee substitute for House bill No. 257 was ordered engrossed.

House bill No. 10 was taken up and ordered engrossed.

House bill No. 532 was refused engrossment.

House bill No. 288 was taken up for amendment and engrossment.

Mr. Atkins offered the following amendment:

Amend House bill No. 288 by adding to the end of section 1 the following: "That whenever a physician attends a patient and he fails to pay the bill, the doctor shall have a lien on said patient, whether he be dead or living;"

Which was read and rejected.

Mr. LeRoy offered the following amendment to amendment:

Amend House bill No. 288 by striking out all after the enacting clause;

Which was read and adopted by the following vote on division Ayes 61, noes 37.

Mr. Correll (by consent) introduced House bill No. 773, entitled

An act to amend an act to repeal article 4, chapter 30, Revised Statutes of Missouri, 1889, with all amendments thereof, being entitled "Cities of the third class," and to enact in lieu thereof a new article providing for the government of cities of the third class, approved April 19, 1893, by adding a new section thereto to be known as section 126;

Which was read first time.

Mr. Rothwell (by consent and request) introduced House bill No 774 entitled

An act to amend section 5176, chapter 70, of the Revised Statute of 1889, entitled mortgage, etc., of personalty invalid unless recorded by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing

and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property; Which was read first time.

Mr. Melson (by consent) introduced House bill No. 775, entitled An act abolishing the School of Mines and Metallurgy at Rolla, and re-establishing the same at the State University; Which was read first time.

Mr. Drum (by consent) introduced House bill No. 776, entitled An act to amend article 2, of chapter 5, of the Revised Statutes of Missouri, 1889, by adding thereto two new sections, to be known as sections 368*a* and 368*b*, relating to the fencing of the public roads and highways in all counties in this State which have now or may hereafter adopt the law known as the stock law, in this State; Which was read first time.

House bill No 465 was taken up for amendment and engrossment. Mr. Young of Texas offered the following amendment:

Amend House bill No. 465 by striking out of section 1 all after the first word "court," in line 6, down to and including the word "dollars," in line 27 of said section, and insert in lieu thereof the following: "Two thousand dollars; clerk of the circuit court, two thousand dollars. In all counties having a population of twenty-five thousand persons and less than thirty thousand persons, the clerk of the county court, eighteen hundred dollars; clerk of the circuit court, eighteen hundred dollars. In all counties having a population of twenty thousand persons and less than twenty-five thousand persons, the clerk of the county court, sixteen hundred dollars; clerk of the circuit court, sixteen hundred dollars. In all counties having a population of fifteen thousand persons and less than twenty thousand persons, the clerk of the county court, twelve hundred and fifty dollars; clerk of the circuit court, twelve hundred and fifty dollars. In all counties having a population of seven thousand persons and less than fifteen thousand persons, the clerk of the county court, eleven hundred dollars; clerk of the circuit court, eleven hundred dollars. In all counties having a population of less than seven thousand persons, the clerks of the county and circuit courts shall be permitted to retain all fees earned by them, out of which all deputy hire and assistance shall be paid, if any;"

Which was read.

Mr. Arnett offered the following substitute to amendment:

Amend House bill No. 465 by striking out the words "one thousand," where they appear in lines 22, 23 and 24, section 1, page 2, and insert in lieu thereof the words "eight hundred;" and by striking out the words "nine," where they appear in lines 25, 26 and 27, section 1, page 2, and insert the word "seven" in lieu thereof;

Which was read.

On motion of Mr. Armstrong, the substitute for amendment was laid on the table by the following vote on division: Ayes 54, noes 16.

House bill No. 295 was ordered engrossed by the following vote on division: Ayes 19, noes 15.

House bill No. 585 was taken up for amendment and engrossment.

Mr. Burks offered the following amendment:

Amend House bill No. 585, by inserting the following words between "county," in the 26th line, and "on" in the 27th line, "or the criminal court of the county having a criminal court;"

Which was read and adopted.

House bill No. 585 was then ordered engrossed, as amended.

House bill No. 574 was taken up for amendment and engrossment.

Mr. Benner offered the following amendment to title:

Amend title to House bill No. 574 by striking out all of present title and substituting in lieu thereof the following:

"An act to amend section 7797, chapter 140, article 1, Revised Statutes of the State of Missouri, and to amend section 7799, entitled 'An act to amend section 7799, laws of 1893;'"

Which was read and adopted.

House bill No. 574 was ordered corrected by the Clerk, by striking out the word "the," in line ten, of section 2, and inserting in lieu thereof the word "three."

House bill No. 574 was ordered engrossed as amended.

House bill No. 436 was taken up for amendment and engrossment.

Mr. Spencer of St. Louis City offered the following amendment:

Amend House bill No. 436 by striking out all of line 16, page 2, after the word "state," and all of line 17 and the first four words of line 18, and inserting in lieu thereof the following: "And if it semi-annually publishes in a newspaper a statement of its condition, in such form and under such oath as is required of banks, then such examination, report and publication shall be in lieu of the examination and report provided for in this act;"

Which was read and rejected.

Mr. Denny offered the following amendment:

Amend House bill No. 436, by inserting after the word "reasonable" and before the word "the," in line 33 of section 1, the following words: "Provided, said expense shall be paid in proportion to capital stock as follows: Any bank with a capital of \$10,000 or less shall not pay more than \$10.00; any bank with a capital of more than \$10,000 and not exceeding \$25,000, shall not pay more than \$12.50; any bank with a capital of more than \$25,000 and not exceeding \$50,000, shall not pay more than \$15.00; any bank with a capital of more than \$50,000 and not exceeding \$100,000, shall not pay more than \$20.00; any bank with a capital of more than \$100,000 and not exceeding \$250,000, shall not pay more than \$25.00; any bank with a capital of more than \$250,000 and not exceeding \$500,000, shall not pay more than \$35.00; any bank with a capital of more than \$500,000 shall not pay more than \$50.00;"

Which was read and rejected.

On motion of Mr. Marsh, the vote by which amendment No. 1 to House bill No. 436 was rejected was reconsidered, and the amendment adopted.

On motion of Mr. Denny, the vote by which amendment No. 2 to House bill No. 436 was rejected was reconsidered, and the amendment adopted.

House bill No. 436 was ordered engrossed as amended.

On motion of Mr. Moran, the rules were suspended and House concurrent resolution No. 7 was taken up.

House concurrent resolution No. 7 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Drabelie,	LeRoy,	Russell (N. Madrid),
Arnett,	Drum,	Lynch,	Sachse,
Atkins,	Dyer,	McIntyre,	Sartin,
Avery,	Edgar,	McKearly,	Sawyer,
Baughner,	Freeman,	McKee,	Schoppenhorst,
Benner,	Fuson,	McPherson,	Shaw,
Bennett,	Gay,	Mahan,	Sherrill,
Best,	George,	Marsh,	Short (Phelps),
Bittinger,	Gill,	Martin,	Smith (Buchanan),
Bourn,	Gmelich,	Melson,	Smith (Howell),
Breit,	Griffiths,	Meriwether,	Spencer (Douglas),
Brock,	Grubb,	Middleton,	Spurgeon,
Buckner,	Gurney,	Miller,	Steel,
Burks,	Hall,	Minnis,	Stickney,
Cape,	Hammond,	Moore (Stone),	Sulinger,
Cherrington,	Hancock,	Moran,	Swanger,
Chinn,	Harrison,	Mueller,	Tartar,
Choate,	Hart,	Murray,	Tate,
Coppedge,	Hinde,	O'Dell,	Tatum,
Correll,	Johnston,	Odneal,	Temme,
Cox,	Jones (Hickory),	Old,	Warner,
Crisp,	Jones (Jackson),	O'Reilly,	Watson,
Davidson,	Jones (Polk),	Pettijohn,	Weaver,
Davis (Faney),	Kasey,	Phipps,	Weinhold,
Davis (Wayne),	Kline,	Pollock,	Wetzel,
DeFord,	Kyler,	Porterfield,	Young (St. Francois),
Denny,	Lane,	Robertson,	Young (Texas),
Denslow,	Leazenby,	Rohne,	Mr. Speaker—115.
DeReign,	LeFavor,	Ross,	

NOES—Messrs.

Ferguson,	Pritchett,	Schooler—3.
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Absent—Messrs.

Anderson,	Collins,	Rothwell,	Short (Cole),
Bothwell,	Daneri,	Sailor,	Spencer (St. L. city),
Calhoun,	Mortimer,	Schumacher,	Tubbs—14.
Carroll,	Pratte,		

Absent with leave—Messrs.

Davison,	Jenkins,	McCollum,	Walton,
Higbee,	Julian,	Moore (Mississippi),	Waymeyer—8.

Title to joint and concurrent resolution No. 7 was agreed to.

Messrs. Higbee, Jenkins, McCollum and Waymeyer were granted leave of absence.

Mr. Moran moved that the vote by which House concurrent resolution No. 7 passed be reconsidered and the motion be laid on the table; Which was agreed to.

On motion of Mr. Tubbs, the rules were suspended and appropriation bills taken up.

House bill No. 615 was taken up for third reading and passage and was passed by the following vote:

AYES—Messrs.

Anderson,	Bittinger,	Chinn,	Denny,
Armstrong,	Bourn,	Choate,	Denslow,
Arnett,	Breit,	Correll,	DeReign,
Atkins,	Brock,	Cox,	Drum,
Avery,	Buckner,	Crisp,	Dyer,
Baughner,	Burks,	Davidson,	Edgar,
Benner,	Calhoun,	Davis (Faney),	Ferguson,
Bennett,	Cape,	Davis (Wayne),	Freeman,
Best,	Cherrington,	DeFord,	Fuson,

Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Hinde,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyler,

Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,
McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mueller,
Murray,

O'Dell,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Pritchett,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Shaw,
Sherril,

Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Tabbs,
Warren,
Watson,
Weaver,
Weinhold,
Wetzel,
Young (St. Francois),
Young (Texas),
Mr. Speaker—116.

NOES—None.

Absent—Messrs.

Bothwell,
Carroll,
Collins,
Coppedge,
Daneri,

Drabelle,
Marsh,
Munnis,
Mortimer,

Odneal,
Pratte,
Sailor,
Schumacher,

Short (Cole),
Spencer (St. L. City),
Stickney,
Sallinger—17.

Absent with leave—Messrs.

Davison,
Higbee,

Jenkins,
Julian,

McCollum,
Walton,

Waymeyer—7.

The emergency clause to House bill No. 615 was adopted by the following vote :

A YES—Messrs.

Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Correll,
Cox,
Crisp,
Davidson,
Davis (Vane),
Davis (Wayne),
DeFord,
Denny,
Denslow,
Drabelle,
Dyer,

Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Hinde,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,

McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Pratte,
Pritchett,
Robertson,
Rohne,
Ross,
Russell (N. Madrid),

Sachse,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Snaw,
Sherrill,
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Stickney,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Tabbs,
Warner,
Watson,
Weaver,
Weinhold,
Wetzel,
Young (St. Francois),
Young (Texas),
Mr. Speaker—115.

NOES—None.

Absent—Messrs.

Anderson,	Coppedge,	Minnis,	Schumacher,
Bourn,	Dineri,	Mortimer,	Short (Cole),
Carroll,	DeReign,	Rothwell,	Spencer (St. L. City),
Choate,	Drum,	Sailor,	Sullinger—18.
Collins,	Marsh,		

Absent with leave—Messrs.

Davidson,	Jenkins,	McCollum,	Waymeyer—7.
Higbee,	Julian,	Walton,	

Title to House bill No. 615 was agreed to.

Mr. Tatum moved the vote by which House bill No. 615 passed be reconsidered, and that the motion be laid on the table;
Which was agreed to.

On motion of Mr. O'Reilly,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Speaker Russell.

Mr. Kyler offered the following resolution:

Whereas, Tomorrow being the 22nd day of February, the birthday of the
"Father of his Country," therefore, be it
Resolved, That the Adjutant-General be directed to fire the usual salute at noon
of that day, and that national colors be displayed on the public buildings of this
State.

Which was read and adopted.

House bill No. 616 was taken up for third reading and passage, and
was passed by the following vote:

A YES—Messrs.

Anderson,	Edgar,	McKee,	Sartin,
Armstrong,	Ferguson,	McPherson,	Sawyer,
Arnett,	Freeman,	Mahan,	Schoppenhorst,
Atkins,	Fuson,	Martin,	Shaw,
Avery,	Gay,	Melson,	Sherrill,
Baughner,	George,	Middleton,	Short (Phelps),
Benner,	Griffiths,	Miller,	Smith (Howell),
Bennett,	Grubb,	Minnis,	Spencer (Douglas),
Best,	Gurney,	Moore (Mississippi),	Spencer (St. L. City)
Bittinger,	Hall,	Moore (Stone),	Spurgeon,
Bothwell,	Hammond,	Moran,	Steel,
Breit,	Hancock,	Mueiler,	Stickney,
Brock,	Harrison,	Murray,	Sullinger,
Buckner,	Hart,	O'Dell,	Swanger,
Burks,	Hinde,	Odneal,	Tartar,
Cape,	Jenkins,	Old,	Tate,
Cherrington,	Johnston,	O'Reilly,	Tatum,
Chinn,	Jones (Hickory),	Pettijohn,	Tubbs,
Choate,	Jones (Jackson),	Phipps,	Walton,
Coppedge,	Jones (Polk),	Pollock,	Warner,
Correll,	Kasey,	Porterfield,	Watson,
Davidson,	Kline,	Pratte,	Weaver,
DeFord,	Kyler,	Pritchett,	Weinhold,
Denny,	Lane,	Robertson,	Wetzel,
Denslow,	Leazenby,	Rohne,	Young (St. Francois)
DeReign,	LeRoy,	Ross,	Young (Texas),
Drabelle,	Lynch,	Rothwell,	Speaker—111.
Dyer,	McKearly,	Russell (N. Madrid),	

NOES—None.

Absent—Messrs.

Bourn,	Daneri,	LeFavor,	Sailor,
Carroll,	Davis (Taney),	McIntyre,	Schooler,
Calhoun,	Davis (Wayne),	Marsh,	Schumacher,
Collins,	Drum,	Meriwether,	Short (Cole),
Cox,	Gill,	Mortimer,	Smith (Buchanan),
Crisp,	Gmelich,	Sachse,	Temme—24.

Absent with leave—Messrs.

Davison,	Julian,	McCollum,	Waymeyer—5.
Higbee,			

Emergency clause to House bill No. 616 was adopted by the following vote :

A YES—Messrs.

Anderson,	Drum,	LeFavor,	Ross,
Armstrong,	Dyer,	LeRoy,	Rothwell,
Arnett,	Edgar,	Lynch,	Russell (N. Madrid),
Atkins,	Ferguson,	McIntyre,	Sartin,
Baughner,	Freeman,	McKearly,	Sawyer,
Benner,	Fuson,	McKee,	Shaw,
Bennett,	Gay,	McPherson,	Sherrill,
Best,	George,	Mahan,	Short (Phelps),
Bittinger,	Gill,	Martin,	Smith (Howell),
Bourn,	Gmelich,	Melson,	Spencer (Douglas),
Breit,	Griffiths,	Middleton,	Spencer (St. L. City),
Brock,	Grubb,	Miller,	Spurgeon,
Buckner,	Gurney,	Minnis,	Steel,
Burks,	Hall,	Moore (Mississippi),	Stickney,
Cape,	Hammond,	Moore (Stone),	Sullinger,
Cherrington,	Hancock,	Moran,	Swanger,
Chinn,	Harrison,	Mueller,	Tartar,
Choate,	Hart,	Murray,	Tate,
Coppedge,	Hinde,	O'Dell,	Tatum,
Correll,	Johnston,	Odneal,	Temme,
Cox,	Jones (Hickory),	Old,	Walton,
Davidson,	Jones (Jackson),	O'Reilly,	Warner,
Davis (Wayne),	Jones (Polk),	Pettijohn,	Watson,
DeFord,	Kasey,	Phipps,	Weaver,
Denny,	Kline,	Porterfield,	Weinhold,
Denslow,	Kyler,	Pritchett,	Wetzel,
DeReign,	Lane,	Robertson,	Young (Texas),
Drabelle,	Leazenby,	Rohne,	Mr. Speaker—112.

NOES—None.

Absent—Messrs.

Avery,	Daneri,	Pratte,	Short (Cole).
Bothwell,	Davis (Taney),	Sachse,	Smith (Buchanan),
Calhoun,	Marsh,	Sailor,	Tubbs,
Carroll,	Meriwether,	Schoppenhorst,	Young (St. Fran.)
Collins,	Mortimer,	Schooler,	—22.
Crisp,	Pollock,	Schumacher,	

Absent with leave—Messrs.

Davison,	Jenkins,	McCollum,	Waymeyer—6.
Higbee,	Julian,		

Title to House bill No. 616 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 616 passed be reconsidered and the motion be tabled ;

Which was agreed to.

House bill No. 617 was taken up for third reading and passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drabelle,	McIntyre,	Sailor,
Armstrong,	Drum,	McKearly,	Sartin,
Arnett,	Dyer,	McKee,	Sawyer,
Atkins,	Edgar,	McPherson,	Schoppenhorst,
Avery,	Ferguson,	Mahan,	Schooler,
Baughner,	Freeman,	Martin,	Shaw,
Benner,	Fuson,	Melson,	Sherrill,
Bennett,	Gay,	Middleton,	Short (Phelps),
Best,	George,	Miller,	Smith (Buchanan),
Bittinger,	Gill,	Minnis,	Smith (Howell),
Bothwell,	Gmelich,	Moore (Mississippi),	Spencer (Douglas),
Bourn,	Griffiths,	Moore (Stone),	Spencer (St. L. City),
Breit,	Gurney,	Moran,	Spurgeon,
Brock,	Hall,	Mueller,	Stickney,
Buckner,	Hammond,	Murray,	Sullinger,
Burks,	Hancock,	O'Dell,	Swanger,
Calhoun,	Harrison,	Odneal,	Tartar,
Cape,	Hart,	Old,	Tate,
Cherrington,	Hinde,	O'Reilly,	Tatum,
Chinn,	Johnston,	Pettijohn,	Temme,
Choate,	Jones (Hickory),	Phipps,	Tabbs,
Coppedge,	Jones (Jackson),	Pollock,	Walton,
Correll,	Jones (Polk),	Porterfield,	Warner,
Cox,	Kasey,	Pratte,	Watson,
Crisp,	Kline,	Pritchett,	Weaver,
Davidson,	Kyler,	Rohne,	Weinhold,
Davis (Taney),	Lane,	Ross,	Wetzel,
Davis (Wayne),	Leazenby,	Rothwell,	Young (St. Franc.)
DeFord,	LeFavor,	Russell (N. Madrid),	Young (Texas),
Denny,	LeRoy,	Sachse,	Mr. Speaker—122.
Denslow,	Lynch,		

NOES—None.

Absent—Messrs.

Carroll,	DeReign,	Meriwether,	Schumacher,
Collins,	Grubb,	Mortimer,	Short (Cole),
Daneri,	Marsh,	Robertson,	Steel—12.

Absent with leave—Messrs.

Davison,	Jenkins,	McCollum,	Waymeyer—6.
Higbee,	Julian,		

Emergency clause to House bill No. 617 was adopted by the following vote:

AYES—Messrs.

Anderson,	Davidson,	Hart,	Moore (Mississippi),
Armstrong,	Davis (Taney),	Hinde,	Moore (Stone),
Arnett,	Davis (Wayne),	Johnson,	Moran,
Atkins,	DeFord,	Jones (Hickory),	Mueller,
Avery,	Denny,	Jones (Jackson),	Murray,
Baughner,	Denslow,	Jones (Polk),	O'Dell,
Benner,	DeReign,	Kasey,	Odneal,
Bennett,	Drabelle,	Kline,	Old,
Best,	Drum,	Kyler,	O'Reilly,
Bittinger,	Dyer,	Lane,	Pettijohn,
Bothwell,	Edgar,	Leazenby,	Phipps,
Bourn,	Ferguson,	LeFavor,	Pollock,
Breit,	Freeman,	LeRoy,	Porterfield,
Brock,	Fuson,	Lynch,	Pratte,
Buckner,	Gay,	McIntyre,	Pritchett,
Burks,	George,	McKearly,	Robertson,
Calhoun,	Gill,	McKee,	Ross,
Cape,	Gmelich,	McPherson,	Rothwell,
Cherrington,	Griffiths,	Mahan,	Russell (N. Madrid),
Chinn,	Gurney,	Martin,	Sachse,
Coppedge,	Hall,	Melson,	Sailor,
Correll,	Hammond,	Middleton,	Sartin,
Cox,	Hancock,	Miller,	Sawyer,
Crisp,	Harrison,	Minnis,	Schoppenhorst,

Schooler,	Spencer (St. L. City).	Tatum,	Weaver,
Shaw,	Spurgeon,	Temme,	Weinhold,
Sherrill,	Stickney,	Tubbs,	Wetzel,
Short (Phelps),	Sullinger,	Walton,	Young (St. Fran.),
Smith (Buchanan),	Swanger,	Warner,	Young (Texas),
Smith (Howell),	Tartar,	Watson,	Mr. Speaker—122.
Spencer (Douglas),	Tate,		

NOES—None.

Absent—Messrs.

Carroll,	Daneri,	Meriwether,	Schumacher,
Choate,	Grubb,	Mortimer,	Short (Cole),
Collins,	Marsh,	Rohne,	Steel—12.

Absent with leave—Messrs.

Davison,	Jenkins,	McCollum,	Waymeyer—6.
Higbee,	Julian,		

Title to House bill No. 617 was agreed to.

Mr. Tatum moved the vote by which House bill No. 617 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 618 was called up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Anderson,	Dyer,	McIntyre,	Sailor,
Armstrong,	Edgar,	McKearly,	Sartin,
Arnett,	Ferguson,	McKee,	Sawyer,
Atkins,	Freeman,	McPherson,	Schoppenhorst,
Baughar,	Fuson,	Marsh,	Schooler,
Benner,	Gay,	Martin,	Shaw,
Bennett,	George,	Middleton,	Short (Phelps),
Best,	Gill,	Miller,	Smith (Buchanan),
Bittinger,	Gmelich,	Minnis,	Smith (Howell),
Bothwell,	Griffiths,	Moore (Mississippi),	Spencer (Douglas),
Breit,	Gurney,	Moore (Stone),	Spencer (St. L. City).
Brock,	Hall,	Moran,	Spurgeon,
Buckner,	Hammond,	Mueller,	Stickney,
Burks,	Hancock,	Murray,	Sullinger,
Calhoun,	Harrison,	O'Dell,	Swanger,
Cape,	Hart,	Odneal,	Tartar,
Cherrington,	Hinde,	Old,	Tate,
Chinn,	Jenkins,	O'Reilly,	Tatum,
Choate,	Jones (Hickory),	Pettijohn,	Temme,
Coppedge,	Jones (Jackson),	Phipps,	Tubbs,
Correll,	Jones (Polk),	Pollock,	Walton,
Crisp,	Kasey,	Porterfield,	Warner,
Davidson,	Kline,	Pratte,	Watson,
Davis (Taney),	Kyler,	Pritchett,	Weaver,
Davis (Wayne),	Lane,	Rohne,	Weinhold,
DeFord,	Leazenby,	Ross,	Wetzel,
Denslow,	LeFavor,	Rothwell,	Young (St. Fran.),
DeReign,	Leroy,	Russell (N. Madrid),	Young (Texas),
Drabelle,	Lynch,	Sachse,	Mr. Speaker—117.
Drum,			

NOES—None.

Absent—Messrs.

Avery,	Daneri,	Mahan,	Schumacher,
Bourn,	Denuy,	Melson,	Sherrill,
Carroll,	Grubb,	Meriwether,	Short (Cole),
Collins,	Johnston,	Mortimer,	Steel—19.
Cox,	Julian,	Robertson,	

Absent with leave—Messrs.

Davison,	Higbee,	McCollum,	Waymeyer—4.
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The emergency clause to House bill No. 618 was adopted by the following vote :

AYES—Messrs.

Anderson,	DeReign,	LeRoy,	Sachse,
Armstrong,	Drabelle,	Lynch,	Sailor,
Arnett,	Drum,	McIntyre,	Sartin,
Atkins,	Dyer,	McKearly,	Sawyer,
Avery,	Edgar,	McKee,	Schoppenhorst,
Baughner,	Ferguson,	McPherson,	Schumacher,
Benner,	Fuson,	Mañan,	Shaw,
Bennett,	Gay,	Martin,	Short (Cole),
Best,	George,	Melson,	Short (Phelps),
Bittinger,	Gill,	Middleton,	Smith (Buchanan),
Bothwell,	Gmelich,	Miller,	Smith (Howell),
Bourn,	Griffiths,	Minnis,	Spencer (Douglas),
Breit,	Gurney,	Moore (Mississippi),	Spencer (St. L. City)
Brock,	Hall,	Moore (Stone),	Spurgeon,
Buckner,	Hammond,	Moran,	Stickney,
Burks,	Hancock,	Murray,	Sullinger,
Calhoun,	Harrison,	O'Dell,	Swanger,
Cape,	Hart,	Odneal,	Tartar,
Cherrington,	Hinde,	Old,	Tate,
Chinn,	Jenkins,	O'Reilly,	Tatum,
Choate,	Jones (Hickory),	Pettijohn,	Temme,
Coppedge,	Jones (Jackson),	Phipps,	Walton,
Correll,	Jones (Polk),	Pollock,	Warner,
Crisp,	Kasey,	Pratt,	Watson,
Davidson,	Kline,	Pritchett,	Weaver,
Davis (Taney),	Kyler,	Rohne,	Weinhold,
Davis (Wayne),	Lane,	Ross,	Young (St Fran.),
DeFord,	Leazenby,	Rothwell,	Young (Texas),
Denslow,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—116.

NOES—None.

Absent—Messrs.

Carroll,	Freeman,	Mortimer,	Sherrill,
Collins,	Grubb,	Mueller,	Steel,
Cox,	Johnston,	Porterfield,	Tubbs,
Daneri,	Marsh,	Robertson,	Wetzel—19.
Denny,	Meriwether,	Schooler,	

Absent with leave—Messrs.

Davison,	Julian,	McCollum,	Waymeyer—5.
Higbee,			

Title to House bill No. 618 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 618 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Messrs. Swanger and Spencer of St. Louis City, from the Investigating Committee of Excise Commissioner and Collector of St. Louis City, submitted the following report :

To the Speaker of the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri :

SIR—Your committee appointed on January 24, 1895, pursuant to resolution No. 75 of the House of Representatives, to investigate into the manner of licensing dramshops in the city of St. Louis, and the official conduct and the fees of the Excise Commissioner, the present collection of dramshop revenues and the operation of dramshop laws and ordinances, also, the conduct of the office of collector of said city, so far as relates to the collection of dramshop licenses, have to report as follows :

They proceeded to the City of St. Louis, and there examined, under oath, the Excise Commissioner and his deputies, the city collector and other city officials in the treasurer's and comptroller's office, who had to do with the collection and handling of the liquor license fees, and as well, held after due notice public meetings, at which all citizens were invited to appear and present such testimony or suggestions as might be deemed by them necessary to the public service. And your

committee have, therefore, arrived at the following facts, as will be more fully seen by an examination of the record of the testimony, which is herewith submitted and filed as a part of this report:

(1) There were in the City of St. Louis, from July, '94, to January, '95, 2070 licensed saloons, which paid to the State \$50 for each saloon, and which paid to the Excise Commissioner the sum of \$1,200 each per year. By far the largest majority of these saloons, if indeed it is not true of all of them, are open and sell liquor on Sunday, and as well, sell liquor to minors. Neither the Excise Commissioner nor the police department attempt to prevent them from so doing, the Excise Commissioner claiming that it is not his duty under section 7 of "An act to create the office of Excise Commissioner," approved March 17, 1893, which section provides that it shall be the duty of the police department to prevent saloons from running without a license; and the police department in turn assert that it would be useless to proceed against them, for the alleged reason that public opinion is on the side of the saloon.

(2) In addition to the fees of the Excise Commissioner, amounting in the aggregate, according to his own statement, to \$25,713 for the year from July, 1893, to July, 1894, and to \$12,330 from July, 1894, to January, 1895, he also admits the receipt of \$2.50 per year as notary fees on each set of affidavits, which attach to about 1200 applications for licenses. These affidavits are taken in his office by clerks who are notaries public, but the proceeds are given to the Excise Commissioner. The affidavits on the other applications are taken before outside notaries. The Excise Commissioner employs one chief deputy, two assistant deputies, one porter, one stenographer and from four to eight detectives, generally keeping, according to his statement, as many as four at work, and sometimes using eight, and in addition, he employs from time to time an attorney. From the testimony of the deputy, it appears that the present force can easily handle the business of the office, and that it is dull times for them during about six months of every year. The police department is a valuable and indispensable adjunct to the successful operation of the office.

(3) The Excise Commissioner admits that he has allowed dramshop-keepers to continue in business for from thirty days to ninety days, and in rare cases in excess of that, after their licenses have expired, before he has required them to pay for a new license, though he has now decreased this time of grace to thirty days, and he admits that if the dramshop-keepers who are thus allowed to run for this space of time without a license, at the expiration of the time of grace discontinue their business, the State would have received no revenue for that time. The Excise Commissioner, however, states that the large number of applications for licenses coming in as they do at about the same time in each year, renders it impossible to conduct the business of the office satisfactorily without such an allowance of grace, though he admits it has no warrant in law.

(4) Your committee found that the Excise Commissioner, on the recommendations of the police department, issued licenses to certain immoral places because of the desire of the police department that they should be licensed, on the plea that the public service would be benefited by such licensing, provided the saloons thus licensed would assist the police, when required, in the detection of crime.

(5) Your committee further found that bonds were taken by the Commissioner as required by section 6, of the act of 1891, regarding dramshops, without any attempt on the part of the Commissioner to obtain any responsible sureties, for the alleged reasons: first, that the law as explained to the Excise Commissioner by his attorney, Mr. Leverett Bell, did not require any responsible surety, and for the second reason that the brewers, by a letter, agreed with the Commissioner to become responsible themselves for the lack of responsibility of such bondsmen as they might name, the number of which formed at least 60 per cent of the entire number of bondsmen.

Bonds aggregating in amount four millions of dollars were signed by a very few men, and in one case bonds aggregating from \$160,000 to \$200,000 were signed by two sureties, one of whom admitted that he was not worth over \$500, and informed your committee that his co-bondsman was worth about \$25,000 or \$30,000. The guarantee of the brewers above referred to is made by an association, whose bonded indebtedness, secured by a first lien on all its property, is today selling in the open market at less than par.

(6) So far as the Collector's office in St. Louis was concerned, your committee were unanimously of the opinion that his duties under the existing law, and during the term of the present Excise Commissioner, were merely ministerial, and that the moneys he had collected had been turned over to the State. But a minority of your committee was of the opinion that it was both desirable and proper, under the resolution creating this committee, to inquire into the general management of the Collector's office long prior to the time during which he collected the dramshop licenses under the existing law; and while a majority of your committee were at the time, and still are, clearly of the opinion that such an inter-

pretation of the authority given to this committee is unwarranted, they nevertheless interposed no objection, other than a statement of their views, to any questions which were asked by the single member of the committee who desired to ask them; and the record of testimony herewith submitted shows fully every question which every member of the committee desired to ask.

Your Committee deem it but right and fair to the collector in the City of St. Louis, in view of the fact that a minority report is prepared by a single member of the committee who desired to inquire into the former history of the collector's office, to say that an examination of the record of testimony submitted will clearly show that not one single saloon was ever allowed to go unlicensed by the consent of the collector, and that the collector brought into court for selling liquor without a license more dramshop-keepers by more than ten to one than the present Excise Commissioner, but that because of the inadequacy of his force of deputies, which was limited far below his needs by the municipal assembly of the City of St. Louis, who had the sole right to designate the number of his assistants, and because of the lack of any co-operation or assistance from the police department, before the time of the present Excise Commissioner.

It is quite true that the enforcement of the law regarding dramshop-keepers is better carried out under the present arrangement than under any former arrangement, and your committee, therefore, is of the opinion that the office of excise commissioner is of benefit to the State, and that by reason of the valuable co-operation of the police department, who are furnished with money by the Excise Commissioner—a co-operation which was never given before—and of the immense fund at the disposal of the Excise Commissioner, which was never found even in an approximate amount at the disposal of any one who formerly had to do with the issuing of licenses, the fees of the office showing a decided gain for the State. Your committee, therefore, have to recommend:

(1) A continuance of the office of Excise Commissioner.

(2) That he be put upon a salary of \$3500 per year; that he be allowed two deputies, one at \$1500 and one at \$1200 per year, and that in addition thereto, he be allowed the sum of \$3500 per year, or so much thereof as may be necessary, for detective work in connection with his office, and for the gathering of testimony and prosecution of cases against breakers of the law, and that there be further allowed the sum of \$2000 per year, or so much thereof as may be needed, for office rent and stationery, and that there be allowed in addition the sum of \$1000 per annum, or so much thereof as may be needed, for additional help or additional material in case of necessity.

(3) Your committee further recommends that the law be changed so as to allow the Excise Commissioner and his two deputies to administer such oaths as may be necessary to the conduct of the business of his office pertaining to applications or bonds or otherwise, and that the fees for such affidavits be paid into the treasury of the State.

(4) Your committee further recommends that the entire proceeds of the office be paid into the treasury of the State, and that the State Treasurer, on the requisition of the Excise Commissioner, pay the salaries and allowances as herein set forth.

(5) Your committee further recommend that the law be changed so as to require the bondsmen required by section 6 of the law of 1891, relating to dramshop-keepers, to be possessed of real estate, over and above all encumbrances and exemptions, in at least equal the aggregate amount of their entire obligations on all bonds for which they may become surety.

(6) Your committee further report that the expenses of the committee were as follows: Stenographer, \$100; personal expenses of the committee, \$65.

All of which is respectfully submitted, as is evidenced by the signatures hereto attached of a majority of the committee.

JOHN E. SWANGER, Chairman.
SELDEN P. SPENCER.

Which was read.

Mr. Davidson, from the Investigating Committee of Excise Commissioner and Collector of St. Louis City, submitted the following minority report:

MR. SPEAKER: A minority of your Committee, appointed under the resolution of January 24, 1895, begs leave to report as follows:

Whereas, About one-half of all the dramshops licensed in this State are licensed in the City of St. Louis; and

Whereas, Newspaper and current reports indicate that the Excise Commissioner of that city is collecting twenty thousand or twenty-five thousand dollars per annum in fees for issuing about two thousand licenses, and that the system of

licensing dramshops in said city is out of harmony with the dramshop laws of the State; therefore, be it

Resolved by the House of Representatives of the Thirty-eighth General Assembly:

That the Speaker appoint three members as a committee to visit that city immediately and make a thorough investigation into the manner and method of licensing dramshops therein, the official conduct and fees of the Excise Commissioner, the collection of dramshop revenue, and the operation of dramshop laws and ordinances; also, the conduct of the office of Collector in said city, as far as relates to the collections for dramshop licenses; and that such committee be empowered to send for persons and papers, examine witnesses and employ a clerk to keep a record of the proceedings, and that they report the result of their investigations to this House at the earliest possible date.

Be it leave to submit the following report:

Pursuant to said resolution, your committee proceeded to the City of St. Louis on January 31, 1895, and endeavored to institute such investigation as they deemed called for by the resolution.

The committee organized and had its first hearing at the office of Nicholas M. Bell, Excise Commissioner, on February 1, 1895. The following-named witnesses were called before the committee and examined under oath:

Nicholas M. Bell, Excise Commissioner; Paul Young, Jr., chief clerk in the Excise Commissioner's office; August Gerdemann, collector of the Grone Brewery Co.; Lewis Brinkwirth, brewer; William G. Heger, of Brinkwirth-Nolker Brewing Co.; John W. Dunn, assistant city treasurer; William D. Richards, clerk in office of City Comptroller.

From these witnesses your Committee learned that the manner of issuing licenses for saloons was as follows:

The applicant first applied to the Excise Commissioner, presenting his petition. If the petition was approved, as in compliance with the law, the applicant was given a certificate, on filing a bond approved by the Excise Commissioner. This certificate was taken to the city collector, and, on payment of the amount of tax due, the collector gave to him a receipt in duplicate. This was taken to the city treasurer, and one copy was retained by him, and the original countersigned by him and taken to the Excise Commissioner. On presentation of such receipt to the Excise Commissioner the license was issued. For doing this work the Excise Commissioner collected a fee of \$3 for the State license and \$3 for the city license. The licenses are required to be renewed every six months, but the petition runs for twelve months. The evidence developed the fact that a very large per cent of the saloons in the city are really owned by the several breweries, and certain employes of said breweries signed a large percentage of the bonds, some signers being on as many as fifty to one hundred and fifty bonds. At first your committee thought this a very reprehensible practice, but upon further investigation it was learned that the breweries themselves, by written contract held by the Excise Commissioner, guaranteed all such bonds, which said guarantee was testified to be perfectly binding and responsible by Judge Leverett Bell, the attorney of the Commissioner, as will be seen by reference to his testimony, page 178, herewith filed.

It was further developed in the testimony that the applicant and his bondsmen were required to make five (5) affidavits in connection with the issuance of each license. About one-half of these were made in the office of the Excise Commissioner, before the clerks in said office, for which a fee of \$2.50 was charged for the original and 50 cents for the renewal. This money went to the Excise Commissioner. Mr. Bell testified that he did not solicit this business, and preferred that the affidavits be made in other offices; that on the dates of January 3 and July 3, when there was a general renewal and a rush of business, he had arranged with outside notaries to come to his office and take these affidavits, and had arranged with them to divide the fees collected therefrom. It was also shown that while a license expired January 3 and July 3, it was a custom to give 30 and, on occasions, 60 days for the saloon-keeper to renew his license; and it was explained that it was physically impossible for the Excise Commissioner and his clerks to renew or grant all these licenses and examine the petitions for 2000 saloons in one day, or in less time than he had granted.

The second meeting of your committee was held February 2, at which the following named witnesses were sworn and examined:

Rev. John D. Vincil; Ben Deering; P. J. Carmody, president of the Liquor Dealers' Benevolent Association.

John W. Howard, ex-President of the Liquor Dealers' Benevolent Association; A. H. Ellers, saloon-keeper; Charles Schweickardt, saloon-keeper.

On the third day's session, February 4, the following named witnesses were examined under oath, to wit:

Henry Ziegenhein, city collector; Horace Stone, manufacturer; Leverett Bell, attorney; Lawrence Harrigan, chief of police; Rev. Irl R. Hicks, weather prognosticator.

Many of these witnesses had appeared before the Committee on public invitation given through the newspapers, inviting all persons interested to appear before the Committee and make such statements as they saw fit, pertaining to the matters under investigation.

From these witnesses it was learned that there were many charges of fraudulent petitions being accepted by the Excise Commissioner; and it was claimed that such petitions were not in compliance with the law. In every instance in which such a charge was made, your committee requested the Excise Commissioner to produce such petition. They were all examined by your committee, and by the public present, and in not a single instance did your committee find the charges sustained by the facts; and all the witnesses agreed that the saloon business was much better managed under the Excise Commissioner than it had been or could be, under the city collector.

Another serious charge was preferred against the Excise Commissioner, that of licensing saloons in what is called the "tough" localities of the city where thieves and toughs congregated and held high carnival. This charge Commissioner Bell did not deny, but answered that he was counseled and advised to do so by the police department in general interest of the city, and as an assistance to the police in apprehending criminals, and this was corroborated fully by Chief Harrigan. (See page 194 testimony, and subsequent pages.)

It was also charged that saloons were allowed to run Sundays and to sell to minors. To these Mr. Bell replied that the remedy of these evils lies with the police department and not with the Excise Commissioner. (See section 7 of an act to create the office of Excise Commissioner, approved March 17, 1893.)

It will be further seen, by reference to "Exhibit A," that the receipts of the Excise Commissioner from July 1, 1893, to July 1, 1894, were \$25,713.00; that the disbursements were \$16,060.30, leaving a net balance of \$9652.70.

Total number of State licenses issued for same period, 4313.

Total number of city licenses issued for same period, 4258.

And the total amount of revenue collected during the first fiscal year of Excise Commissioner Bell's administration, ending July 3, 1894, was \$1,229,668.91, as follows:

State ad valorem tax	\$10,505 00
City Register's fees	2,156 90
State license tax	205,139 01
City license tax	1,011,868 40

Your committee further report that there was some disagreement between the majority and the minority of your committee. The majority contended that the resolution limited the scope of the investigation to the time beginning July 3, 1893, being the date when the Excise Commissioner took possession of the office; while the minority insisted upon the acceptance of his interpretation of the resolution, to wit: that the committee should investigate all charges of fraud or malfeasance in office of either of the officers named in the resolution, whereby the State has been defrauded of any part of the revenue from dramshop licenses to which she was justly and legally entitled, during the administration of the present incumbents.

In the examination, therefore, made by the minority of the committee into the conduct of the office of Collector Ziegenhein prior to the 3d of July, 1893, in so far as it appertained to the licensing of saloons and the collection of the tax thereon, the majority refused to join the minority in such investigation, but earnestly protested against such examination. Your committee, however, report that by said examination it did appear in evidence that during the last year of Collector Ziegenhein's administration of the duty of issuing saloon licenses, there were 366 saloons running in the City of St. Louis without licenses; whereby it would appear that the State lost annually about \$18,000 and the City of St. Louis about \$133,000 per annum, by his failure to collect the tax on those saloons.

And this startling state of facts was developed by the testimony of the Chief of Police, Maj. Lawrence Harrigan. (See page 200 of testimony and "Exhibit E," attached thereto.)

That in June, 1893, shortly before the Excise Commissioner took charge, there were 1810 licensed and 366 unlicensed saloons running in the city; while in June, 1894, eleven months after Mr. Bell's administration began, there were 2041 licensed and 5 unlicensed saloons; and in September, 1894, there were 1932 licensed and 1 unlicensed saloons running in the city, that one being a club and claiming exemption. It was further shown by the report of the police department ("Exhibit E")

that their records only showed the number of licensed and unlicensed saloons in 1892 in two districts of the city, and in those the number was as follows :

In the third police district there were 270 licensed and 106 unlicensed, and in the sixth police district there were 71 licensed and 54 unlicensed saloons running, or nearly 50 per cent of that number running without paying one cent of revenue to either State or city.

That the total collection during the fiscal year ending June, 1893, by City Collector Ziegenhein for city purposes, was \$863,382.64, or a difference in favor of the City of St. Louis, during the first year of the Excise Commissioner's administration, of \$148,485.37.

Your committee further state that from the evidence of the three principal witnesses, Ziegenhein, Harrigan and Bell, it requires a large amount of expenditure to effectually collect the taxes, and compelling those selling liquors to take out license; and that it would be false economy to allow less than \$15,000 for the running expenses of that office, which, on the basis of last year's receipts, would leave about \$10,500, out of which to pay the commissioner's salary. This does not include the amounts received in notaries' fees, and which do not properly belong to the legitimate receipts of the office, and may be totally withheld at the pleasure of the patrons of the office.

Your committee would recommend that a law be passed placing the Excise Commissioner on a salary, and would suggest that \$3000 would be a reasonable amount, exclusive of such notaries' fees as may be paid in, and that \$15,000 be allowed for the running expense of the office.

The minority of your committee begs leave to further report that from the information received by him while in the line of this investigation, he is satisfied and confident that had the full committee acted together and pursued a vigorous and earnest investigation into the conduct of the city collector's office, it could have been learned who got the money on the \$4102 check of Anheuser-Busch Brewing company that is charged to have been embezzled in the office of said collector, and also the further fact that the State had been defrauded of large amounts of revenue by the fraudulent allowing of saloons to run in said city without license; but, the majority of said committee persistently refusing to enter upon this line of investigation, the minority of your committee was unable to make such investigation, and would recommend the appointment of such a committee for that express purpose, with full powers to act.

Summary of facts shown by the testimony herewith filed :

In 1892 under Ziegenhein, there were running in the Third police district, 270 licensed saloons and 106 unlicensed; in the Sixth district, 71 licensed and 54 unlicensed; in June, 1893, there were 1810 licensed and 366 unlicensed in the entire city.

Under Bell at the end of his first year there were 2041 licensed and 5 unlicensed saloons running. That in September, 1894, there were 1932 licensed and 1 unlicensed saloons running, that 1 being a club and claiming exemption from taxation. That Bell during his first year closed up and refused to license from 100 to 125 saloons that were running when he came into office.

During the last year of Ziegenhein he collected for the city of St. Louis \$863,382.00 with 2196 saloons running in the city; during the first year of Bell he collected for the city \$1,011,868.40 with 2046 saloons running, or \$148,485.37 more than Ziegenhein on 130 less number of saloons running.

Respectfully submitted,

J. F. DAVIDSON,
of Committee.

Which was read.

On motion of Mr. Mueller, the previous question on the report was ordered.

Messrs. Moore of Mississippi and Davidson demanded the ayes and noes, and the minority report was rejected by the following vote :

A YES—Messrs.

Anderson,	Cox,	Lynch,	Ross,
Armstrong,	Crisp,	McIntyre,	Rothwell,
Arnett,	Davidson,	McKearly,	Russell (N. Madrid),
Avery,	Drabelle,	McKee,	Schooler,
Bourn,	Ferguson,	Marsh,	Sherrill,
Buckner,	George,	Melson,	Short (Cole),
Burks,	Gill,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Hall,	O'Dell,	Sullinger,
Chinn,	Jenkins,	Old,	Tate,
Choate,	Kasey,	O'Reilly,	Weaver,
Collins,	Kline,	Pollock,	Weinhold,
Coppedge,	Kyler,	Pratte,	Young (St. Francois)
Correll,	Lane,	Pritchett,	—51.

NOES—Messrs.

Atkins,	Freeman,	McPherson,	Schoppenhorst,
Baughner,	Fuson,	Mahan,	Shaw,
Benner,	Gay,	Martin,	Short (Phelps),
Bennett,	Gmelich,	Middleton,	Smith (Howell),
Best,	Griffith,	Miller,	Spencer (Douglas),
Bittinger,	Grubb,	Moore (Stone),	Spencer (St L. City),
Bothwell,	Gurney,	Moran,	Spurgeon,
Breit,	Hammond,	Mueller,	Steel,
Brock,	Hancock,	Murray,	Stickney,
Calhoun,	Harrison,	Odneal,	Swanger,
Cherrington,	Hart,	Pettijohn,	Tartar,
Davis (Taney),	Hinde,	Phipps,	Tatum,
Davis (Wayne),	Johnston,	Porterfield,	Tubbs,
DeFord,	Jones (Hickory),	Robertson,	Walton,
Denny,	Jones (Jackson),	Rohne,	Warner,
Denslow,	Jones (Polk),	Sachse,	Watson,
Drum,	Leazenby,	Sailor,	Wetzel,
Dyer,	LeFavor,	Sartin,	Young (Texas),
Edgar,	Leroy,	Sawyer,	Mr. Speaker—76.

Absent—Messrs.

Carroll,	DeReign,	Mortimer,	Temme—7.
Daneri,	Minnis,	Schumacher,	

Absent with leave—Messrs.

Davison,	Julian,	Meriwether,	Waymeyer—6.
Higbee,	McCollum,		

Mr. Meriwether was granted a leave of absence.

The majority report was then adopted by the following vote, Messrs. Davidson and Arnett demanding the ayes and noes :

A YES—Messrs.

Atkins,	Fuson,	Mahan,	Shaw,
Baughner,	Gay,	Martin,	Short (Phelps),
Benner,	Gmelich,	Middleton,	Smith (Howell),
Bennett,	Griffiths,	Miller,	Spencer (Douglas),
Best,	Grubb,	Moore (Stone),	Spencer (St.L.City),
Bittinger,	Gurney,	Moran,	Spurgeon,
Bothwell,	Hammond,	Mueller,	Steel,
Breit,	Hancock,	Murray,	Swanger,
Brock,	Harrison,	Odneal,	Tartar,
Calhoun,	Hart,	Pettijohn,	Tatum,
Cherrington,	Hinde,	Phipps,	Temme,
Davis (Taney),	Johnston,	Porterfield,	Tubbs,
Davis (Wayne),	Jones (Hickory),	Robertson,	Walton,
DeFord,	Jones (Jackson),	Rohne,	Warner,
Denslow,	Jones (Polk),	Sachse,	Watson,
Drum,	Leazenby,	Sailor,	Wetzel,
Dyer,	LeFavor,	Sartin,	Young (Texas),
Edgar,	LeRoy,	Sawyer,	Mr. Speaker—75.
Freeman,	McPherson,	Schoppenhorst,	

NOES—Messrs.

Anderson,	Davidson,	Lynch,	Ross,
Armstrong,	DeReign,	McIntyre,	Rothwell,
Arnett,	Drabelle,	McKearly,	Russell (N. Madrid),
Avery,	Ferguson,	McKee,	Schooler,
Bourn,	George,	Marsh,	Sherrill,
Buckner,	Gill,	Melson,	Short (Cole),
Burks,	Hall,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Jenkins,	O'Dell,	Sullinger,
Chinn,	Kasey,	Old,	Tate,
Choate,	Kline,	O'Reilly,	Weaver,
Collins,	Kyler,	Pollock,	Weinhold,
Correll,	Lane,	Pritchett,	Young (St. Fran.)
Cox,			

Absent—Messrs.

Carroll,	Daneri,	Mortimer,	Schumacher,
Coppedge,	Denny,	Pratte,	Stickney—10.
Crisp,	Minnis,		

Absent with leave—Messrs.

Davison,	Julian,	Meriwether,	Waymeyer—6.
Higbee,	McCollum,		

Joint and concurrent resolution No. 18 was called up for consideration.

On motion of Mr. Bittinger, joint and concurrent resolution No. 18 was postponed until the first day of March, 1895, by the following vote—Messrs. Pritchett and Moore of Mississippi demanding the ayes and noes :

AYES—Messrs.

Anderson,	Drum,	Lane,	Sartin,
Atkins,	Dyer,	Leazenby,	Sawyer,
Avery,	Edgar,	LeFavor,	Schoppenhorst,
Baughner,	Ferguson,	LeRoy,	Shaw,
Benner,	Freeman,	McPherson,	Short (Phelps).
Bennett,	Gay,	Mahan,	Smith (Howell),
Best,	George,	Marsh,	Spencer (St. Louis),
Bittinger,	Gmelch,	Martin,	Spurgeon,
Bothwell,	Griffiths,	Middleton,	Steel,
Breit,	Grubb,	Miller,	Stickney,
Brock,	Gurney,	Moore (Stone),	Swanger,
Calhoun,	Hammond,	Moran,	Tartar,
Cherrington,	Hancock,	Mueller,	Tatum,
Chinn,	Harrison,	Murray,	Temme,
Choate,	Hart,	Odneal,	Tubbs,
Davis (Taney),	Hilde,	Pettijohn,	Walton,
Davis (Wayne),	Johnston,	Phipps,	Warner,
DeFord,	Jones (Hickory),	Robertson,	Watson,
Denny,	Jones (Jackson),	Rohne,	Wetzel,
Denslow,	Jones (Polk),	Sachse,	Young (Texas),
Drabelle,	Kline,	Sailor,	Mr. Speaker—84.

NOES—Messrs.

Armstrong,	Davidson,	McKearly,	Pritchett,
Arnett,	DeReign,	McKee,	Ross,
Bourn,	Fuson,	Melson,	Rothwell,
Buckner,	Gill,	Moore (Mississippi),	Russell (N. Madrid),
Burks,	Hall,	O'Dell,	Schooler,
Cape,	Jenkins,	Old,	Smith (Buchanan),
Coppedge,	Kasey,	O'Reilly,	Sullinger,
Correll,	Kyler,	Pollock,	Tate,
Cox,	Lynch,	Porterfield,	Weaver,
Crisp,	McIntyre,	Pratte,	Weinhold—40.

Absent—Messrs

Carroll,	Minnis,	Sherrill,	Spencer (Douglas),
Collins,	Mortimer,	Short (Cole),	Young (St. Fran.)
Daneri,	Schumacher,		—10.

Absent with leave—Messrs.

Davison,	Julian,	Meriwether,	Waymeyer—3.
Higbee,	McCollum,		

Mr. Young of Texas, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred

Senate joint and concurrent resolution No. 6, submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof concerning the judicial department,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Young of Texas, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred

Senate joint and concurrent resolution No. 8, requesting our Senators and Representatives to urge the passage of the bill authorizing a national commission to investigate the pollution of navigable streams adjacent to more than one state,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report:

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House joint and concurrent resolution No. 14,

Asking Congress for an appropriation for the improvement of the Gasconade river,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies ordered printed.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report:

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House joint and concurrent resolution No. 15,

Tendering the Hon. Jno. M. Palmer thanks for his action respecting the Missouri militia, and protesting against any discrimination against them,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 640, entitled

An act to create election districts for justices of the peace and constables in the city of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace,

Begs leave to report that it has examined the same, and recommend its reference to the Committee on Justices of the Peace;

Which was read, and the bill so referred.

On motion of Mr. Sartin, House concurrent resolution No. 9 was made a special order for Monday, at 2 o'clock p. m., February 25, 1895.

Mr. Phipps (by consent) introduced House bill No. 777, entitled

An act to amend section 14 of an act entitled "An act to repeal article 3, of chapter 143, of the Revised Statutes of Missouri of 1889, said article being entitled 'Organization of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants,'" and to enact in lieu thereof a new article providing for the organization and government of school districts in cities of over one hundred thousand and less than three hundred thousand inhabit-

ants, approved March 31, 1893, and to add a new section to said act, to be designated as section 16a;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 778, entitled
An act to require the publication of the Session Acts in the newspapers ;

Which was read first time.

House bill No. 491 was called up for amendment and engrossment.

Mr. Tubbs offered the following amendment to the pending amendment :

Amend House bill No. 491 by striking from line 37, page 2, the words "one dollar for each saloon liscence issued," and inserting in lieu thereof the following: "three thousand five hundred dollars per annum for salary of said commissioner, to be paid quarterly; for pay of one deputy, fifteen hundred dollars per annum; for pay of one deputy, twelve hundred dollars per annum; allowance for detective work, gathering evidence, making cases against violators of the dramshop law, and prosecuting the same, three thousand five hundred dollars per annum, or so much thereof as may be necessary for that purpose; for rent, stationery, fuel and light, two thousand dollars per annum, or so much thereof as may be necessary for that purpose; for additional help or material, fifteen hundred dollars per annum, or so much thereof as may be necessary for that purpose—the several amounts above enumerated to be paid from time to time, upon the requisition of the Excise Commissioner, as the needs of the service may require: Provided, that the Excise Commissioner shall render to the Governor, under oath, not later than the 15th day of March, June, September and December of each year, an itemized statement of the expenses of his office; and for any false statement which he shall make regarding the expenditures of his office, he may be held to be guilty of perjury; and provided further, that all moneys paid into the treasury in excess of the amount herein set apart for the payment of the salary of the Excise Commissioner and the allowances for deputies and other expenses as herein provided for, shall become a part of the revenue fund;"

Which was read and adopted.

The amendment as amended was adopted.

Mr. Tubbs offered the following amendment :

Amend House bill No. 491 by striking out all of section 11, page 5, after the word "of," at the beginning of the third line of said section, and inserting in lieu thereof the following: "three thousand five hundred dollars per annum for salary of said commisrioner, to be paid quarterly; for pay of one deputy, fifteen hundred dollars per annum; for salary of one deputy, twelve hundred dollars per annum; allowance for detective work, gathering evidence, making cases against violation of the dramshop laws and prosecuting them, three thousand five hundred dollars per annum, or so much thereof as may be necessary for that purpose; for rent, stationery, fuel and light, if so much is necessary, two thousand dollars per annum; for additional help or material, if necessary, fifteen hundred dollars per annum—the several amounts above enumerated to be paid from time to time, upon the requisition of the Excise Commissioner, as the needs of the service may require: Provided, that the Excise Commissioner shall render to the Governor, under oath, not later than the fifteenth day of March,

June, September and December of each year, an itemized statement of the expenses of his office ; and for any false statement which he shall make, regarding the expenses of his office, he may be held to be guilty of perjury : and provided further, that all moneys paid into the treasury in excess of the amount herein set apart for payment of the salary of the Excise Commissioner, and the allowances for deputies and other expenses, as herein provided for, shall become a part of the several funds ;

Which was read and adopted.

Mr. Tabbs offered the following amendment :

Amend House bill No. 491 by adding to section 1, on page 2, the following : "And shall, with his legally constituted deputies, have the power to administer such oaths as may be necessary in the conduct of the business of his office, for which service they shall charge and collect the ordinary notarial fees, which fees shall be paid by such Excise Commissioner into the State treasury, in the same manner as provided for in this act for turning the excise fees into the treasury ;"

Which was read.

House bill No. 491 was passed informally, as amended.

House bill No. 539 was taken up and ordered engrossed.

House bill No. 537 was taken up and ordered engrossed.

House bill No. 521 was taken up and ordered engrossed.

House bill No. 490 was taken up and ordered engrossed.

House bill No. 443 was taken up and ordered engrossed.

House bill No. 564 was taken up for amendment and engrossment.

Mr. Watson offered the following amendment :

Amend House bill No. 564 by striking out from lines 23 and 24, section 1, the words : "be paid out of the treasury of the proper county as fees of jurors are now paid, and shall ;"

Which was read and adopted.

House bill No. 564 was then ordered engrossed, as amended, by the following vote on division : Ayes 59, noes 9.

House bill No. 341 was taken up for amendment and engrossment.

Mr. Spencer of St. Louis City offered the following amendment :

Amend House bill No. 341 by striking out the words "made after the passage of this act," in lines 19 and 20 ;

Which was read and adopted.

House bill No. 341 was then ordered engrossed, as amended.

Mr. Bittinger was called to the chair.

House bill No. 40 was taken up and ordered engrossed.

House bill No. 20 was taken up and ordered engrossed.

Committee substitute for House bill No. 371 was taken up and passed informally.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 294, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 39 of an act entitled 'An act to redistrict the State into

judicial circuits and to fix the terms of court therein," of extra session of 1892, and to enact a new section in lieu thereof, approved March 17, 1893, and to enact two new sections in lieu thereof;

In which the concurrence of the House is respectfully requested.

I am also instructed by the Senate to inform the House that the Senate has taken up and concurred in House amendment to Senate bill No. 33:

Amend Senate bill No. 33 by striking out all of section 1 before "and," in the seventh line, and inserting in lieu thereof the following: "Every judge of a circuit court, or of a criminal court, in this State, shall be allowed and paid all sums of money actually expended by him in necessary expenses while engaged in holding any regular, special or adjourned term of court at any place in his circuit other than the place of his residence therein, or while engaged in going to and from any such place for the purpose of holding such terms of court."

Also concurred in House amendments to Senate bill No. 166, viz.: Amendment No. 1:

Amend title of Senate bill No. 166 by adding after the last word of said title the following, viz.: "With an emergency clause."

Amendment No. 2:

Section 31. Whereas, this bill contemplates improvements of the roads of such great importance and necessity as to create an emergency within the meaning of the constitution, the time of year when such work must be done being so near at hand that if it does not take effect immediately, so as to be put in operation before the road-working season begins, these necessary improvements must be delayed another year, therefore, this act shall take effect and be in force from and after its passage.

House bill No. 606 was taken up and ordered engrossed.

House bill no. 319 was taken up and passed informally.

House bill No. 547 was taken up and ordered engrossed by the following vote on division: Ayes 34, noes 26.

House bill No. 386 was taken up for amendment and engrossment.

Mr. Short of Phelps offered the following amendment:

Amend House bill No. 386 by adding after the word "purposes," in the 25th line, the words "Provided, that no lodge or society that requires its members to pay dues or assessments in order to retain their membership shall be considered for purposes purely charitable in the meaning of this section;"

Which was read and adopted by the following vote on division: Ayes 34, noes 9.

Mr. Moran offered the following amendment:

Amend by striking out all after the word "act," in line 26 of printed bill;

Which was read and rejected by the following vote on division: Ayes 6, noes 47.

Mr. LeRoy offered the following amendment:

Amend House bill No. 386 by striking out all after the enacting clause;

Which was read and rejected.

House bill No. 386 was then ordered engrossed, as amended.

House bill No. 128 was taken up for amendment and engrossment;

Mr. Spencer of St. Louis City offered the following amendment:

Amendment No. 1 :

Amend House bill No. 128, by inserting before the word "division," commencing in line 28, of section 4, the words "business of the;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 2 :

Amend House bill No. 128, by inserting after the word "constitution," in line 11, section 8, the words "and laws of this State;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 3 :

Amend House bill No. 128, by striking out of line 10, of section 10, the word "cases," and inserting in lieu thereof the word "causes;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 4 :

Amend House bill No. 128 by striking out the word "possible," in line 20, section 15, and inserting in lieu thereof the word "practicable;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 5 :

Amend House bill No. 128 by inserting after the word "day," in line 10 of section 17, the words "and until the first Monday;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 6 :

Amend House bill No. 128 by inserting after the word "January," in line 38, section 17, the word "next;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 7 :

Amend House bill No. 128 by striking out the word "of," before the word "business," in line 6, section 18, and inserting in lieu thereof the word "and;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 8 :

Amend House bill No. 128 by striking out the word "when," in line 2, section 19, and inserting in lieu thereof the word "in;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 9 :

Amend House bill No. 128 by striking out the word "changes," in line 5, of section 19, and inserting in lieu thereof the words "change is;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amendment No. 10 :

Amend House bill No. 128 by striking out the word "times," in line 6, of section 20, and inserting in lieu thereof the word "crimes;"

Which was read and adopted.

House bill No. 128 was then ordered engrossed as amended.

House bill No. 530 was then taken up, and,

On motion of Mr. Robertson, was indefinitely postponed.

House bill No. 381 was taken up, and,
On motion of Mr. Rothwell, was indefinitely postponed.

On motion of Mr. Minnis, the memorial services of Hon. A. D. Richards were postponed until February 27, 1895.

Mr. Pollock moved to adjourn under the rules;

Which was agreed to by the following vote on division : Ayes 65,
noes 41.

FORTY-SECOND DAY—FRIDAY, February 22, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Davidson offered the following resolution:

Whereas, On Wednesday, during the morning hour in this House, there was a motion made by the gentleman from Pettis county that the rules be suspended for the purpose of taking up and passing concurrent resolution No. 20, providing for submission to the voters of the State a proposed amendment to the constitution providing for the removal of the State capital to Sedalia; and

Whereas, Said resolution was passed by a vote of about 91 to 40; and

Whereas, Undue and unwise haste was exhibited in the manner of forcing a consideration of said resolution through this House before the members thereof had ever had an opportunity to see or read the same, or acquaint themselves with the provisions thereof, and were called upon to vote for the same without any other knowledge of its provisions than the word of its author; and

Whereas, The said resolution was immediately conveyed to the other end of this capitol, and was there taken up and forced through the Senate, against the protests of those who desired time to consider the matter, and was thus railroaded through both houses in the unprecedented short time of about three hours from the moment the copies thereof were laid on the desks in this House; and

Whereas, The terms and provisions of said resolution are not such as was generally understood by the members, from the statements of those favoring its passage, it being understood from such statements that the city of Sedalia and the township surrounding should give each \$100,000 for such removal; and

Whereas, In fact, by the provisions of said resolution, they are not bound to pay one dollar, and thus entailing upon the tax-payers of this State a possible expense of several million dollars, as well as ruthlessly wiping out millions of dollars of property of citizens of this State, without due consideration or opportunity to be heard, should said proposed change of the constitution be voted by the people of this State; therefore be it

Resolved, By the House, the Senate concurring, that we deplore the unreasonable haste with which said resolution was railroaded through both houses of this body, and that we condemn such mode of procedure as dangerous, unfair and unwise.

Which was read.

Regular order was called for.

On motion of Mr. Bothwell, the rules were suspended and the resolution considered.

Mr. Sartin moved that the resolution be laid on the table;

Which was withdrawn.

Mr. Swanger was granted leave of absence indefinitely.

On motion of Mr. Young of Texas,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

On motion of Mr. Sartin, the pending resolution was laid on the table by the following vote :

AYES—Messrs.

Armstrong,	Ferguson,	LeRoy,	Porterfield,
Bothwell,	Fuson,	Lynch,	Robertson,
Bourn,	Gay,	McCollum,	Robne,
Breit,	Gill,	McKee,	Sachse,
Brock,	Gmelich,	McPherson,	Sartin,
Buckner,	Griffiths,	Mahan,	Shaw,
Burks,	Grubb,	Marsh,	Smith (Howell),
Calhoun,	Gurney,	Martin,	Spencer (Douglas),
Cherrington,	Hancock,	Melson,	Steel,
Choate,	Harrison,	Meriwether,	Stickney,
Correll,	Hart,	Middleton,	Sullinger,
Cox,	Hinde,	Moore (Stone),	Tartar,
Crisp,	Jenkins,	Moran,	Tatum,
Davis (Taney),	Johnston,	Mortimer,	Walton,
Davis (Wayne),	Jones (Hickory),	Mueller,	Warner,
DeFord,	Jones (Polk),	Murray,	Watson,
Denny,	Julian,	Odneal,	Weaver,
Denslow,	Kline,	Old,	Wetzel,
Drum,	Lane,	O'Reilly,	Young (Texas),
Dyer,	Leazenby,	Pettijohn,	Mr. Speaker—83.
Edgar,	LeFavor,	Phipps,	

NOES—Messrs.

Anderson,	Coppedge,	McKearly,	Sherrill,
Arnett,	Davidson,	Miller,	Short (Cole),
Atkins,	Drabelle,	Moore (Mississippi)	Short (Phelps),
Avery,	Freeman,	Pollock,	Spurgeon,
Baughner,	George,	Ross,	Tate,
Bittinger,	Hall,	Rothwell,	Tubbs,
Cape,	Kasey,	Russell (N. Madrid),	Weinhold,
Chinn,	Kyler,	Schoppenhorst,	Young (St. Fran.),
Collins,	McIntyre,		—34.

Absent—Messrs.

Benner,	Daneri,	Schumacher,	Temme—6.
Carroll,	Minnis,		

Absent with leave—Messrs.

Bennett,	Hammond,	Pratte,	Smith (Buchanan),
Best,	Higbee,	Pritchett,	Spencer (St. L. City),
Davison,	Jones (Jackson),	Sailor,	Swanger,
DeReign,	O'Dell,	Schooler,	Waymeyer—16.

Sick—Mr. Sawyer—1.

Mr. Davis of Taney offered the following resolution :

Whereas, on the 19th day of February, 1895, the Hon. Frederick Douglass, the hero-statesman of the colored race of the United States, was suddenly and unexpectedly summoned from his walks and influence in life, and has been called to that Home prepared by the Giver of all good ; and believing that the great I Am has looked down upon the character, conduct, heroism and greatness of this man, the world benefactor, with compassion and approval ; therefore, be it

Resolved, By the members of the Missouri Legislature, without regard to political affiliations, that we express our sincere regrets upon the loss of one so useful to his race, and hope that the same Being who called him from the activities of life will raise another of equal moral power and intellect to take the place left vacant now by the death of Frederick Douglass.

Which was read and referred to Committee on Rules.

Mr. Moran moved to adjourn under the rules ;
Which was not agreed to.

The motion by which House resolution offered by Mr. Davis of Taney was referred to the Committee on Rules was reconsidered, and the resolution read and adopted.

Mr. Moore of Mississippi offered the following resolution :

Be it resolved, That the Thirty-eighth General Assembly acted upon concurrent resolution No. 20 without full expression of opinion among its members.

Which was read and rejected.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water gauges at the crossing of streams on public highways ;

Also, Senate bill No. 180, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri, 1889, relating to crimes and punishments, by adding a new section thereto, to be known as section 3625a,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read, and

House bill No. 243, also Senate bill No. 180, were then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, and before any other business was entertained, affixed his signature to each of said bills, as provided by the Constitution.

House bill No. 491 was called up, and the pending amendment upon its informal lying over yesterday was read.

Mr. Buckner offered the following resolution :

Whereas, This is Washington's birthday ; and

Whereas, The House adjourned at noon out of respect to Lincoln, on his birthday ;

Resolved, That this House is of the opinion that the birthday of Washington has not been properly respected, and that the House adjourn at once, out of respect to him who was first in war, first in peace and first in the hearts of his countrymen.

Which was read and adopted by the following vote, Messrs. Rothwell and Schoppenhorst demanding the ayes and noes :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Bittinger,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Davidson,

Davis (Taney),
DeFord,
Denny,
Denslow,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Garney,
Hancock,

Harrison,
Hart,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Polk),
Kasey,
Kyler,
Lane,
Leaz-nby,
LeFavor,
LeRoy,
McCollum,
McIntyre,
McKearly,
McKee,
McPaerson,
Marsh,

Meriwether,
Middleton,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Murray,
Old,
O'Reilly,
Pettijohn,
Phipps,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,
Sartin,
Shaw,
Short (Cole),

Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Stickney,

Sullinger,
Tartar,
Tate,
Tatum,

Warner,
Watson,
Weaver,
Weinhold,

Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—93.

NO—Mr. Mahan—1.

Absent—Messrs

Benner,
Bothwell,
Carroll,
Coppedge,
Correll,
Cox,
Crisp,
Daneri,

Davis (Wayne),
Hall,
Julian,
Kline,
Lynch,
Martin,
Melson,
Minnis,

Mortimer,
Mueller,
Odneal,
Pollock,
Porterfield,
Robertson,
Sawyer,

Schoppenhorst,
Schumacher,
Sherrill,
Steel,
Temme,
Tabbs,
Walton—30.

Absent with leave—Messrs.

Bennett,
Best,
Davison,
DeReign,

Hammond,
Higbee,
Jones (Jackson),
O'Dell,

Pratte,
Pritchett,
Sailor,
Schooler,

Smith (Buchanan),
Spencer (St. L. City)
Waymeyer—15.

Sick—Mr. Swanger—1.

Messrs. DeReign, Pritchett, Pratte, Sailor, Bennett, Waymeyer, O'Dell, Schooler, Best, Spencer of St. Louis City, Jones of Jackson, Hammond, Smith of Buchanan, were granted leave of absence.

Mr. Sawyer reported sick.

FORTY-THIRD DAY—SATURDAY, February 23, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Young of St. Francois offered the following resolution:

Whereas, The Representatives of "Redeemed Missouri" assured the people that the House of Representatives of the Thirty-eighth General Assembly would be ready to adjourn at the end of sixty days; and

Whereas, This is the fifty-second day of the session, and the important appropriation bills are not yet before the House; therefore, in order that the people may know whether the Legislature will be ready to adjourn before the end of seventy days,

Resolved, That the Committee on Appropriations report to the House if the remaining appropriation bills are ready for presentation; and if not, why not, and when they may be expected

Which was read and rejected.

Mr. Jenkins presented a petition from citizens and dairymen of the State of Missouri, praying for the enactment of a law protecting the public health, and preventing adulterations of dairy products and fraud in the sale thereof; which was read, and referred to Committee on Agriculture.

Mr. McCollum presented a petition from citizens of Ripley county, recommending that section 8427 be amended to conform to the constitution of the State of Missouri relating to township organization; which was read and

Referred to Committee on Township Organization.

Mr. Murray presented a petition from citizens of Holt county, praying that an amendment to section 2, article 8, of the constitution, by

striking out the word "male," be submitted to the voters of the State ; which was read and

Referred to Committee on Constitutional Amendments.

Mr. Robertson presented a petition from citizens of Johnson county, praying for the enactment of a bill amending the present dram-shop law ; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Grubb presented a petition from citizens of Cedar county, praying for the passage of House bill No. 508, relating to insurance, and protesting against the passage of Senate bill No. 19 ; which was read and

Referred to Committee on Insurance.

Mr. Denny introduced House bill No. 779, entitled

An act to amend section 7503, article 1, chapter 138, of the Revised Statutes of Missouri, relating to the assessment and collection of the revenue ;

Which was read first time.

Mr. Denny (by request) introduced House bill No. 780, entitled Corporations : Co-operative. An act to provide for corporations for the purpose of co-operative building, co-operative mercantile or co-operative manufacturing business ;

Which was read first time.

Mr. Phipps introduced House bill No. 781, entitled

An act concerning primary elections in cities now having and hereafter having 100,000 inhabitants ;

Which was read first time.

Mr. Jenkins introduced House bill No. 782, entitled

An act to provide a vendor's lien on personal property for purchase money, and mode of procedure to enforce same ;

Which was read first time.

Mr. Bourn introduced House bill No. 783, entitled

An act to amend section 1 of an act entitled " An act to prohibit the sale or purchase for shipment, outside of the county where killed, any quail, pinnated grouse, or prairie chickens, and providing penalties therefor," approved March 30, 1893, by adding thereto the words "deer or turkey ;"

Which was read first time.

Mr. Julian (by request) introduced House bill No. 784, entitled

An act to authorize the board of public improvements of any city to audit and allow claims against such city for work done and materials furnished on any street or highway under a contract with such city, and to provide for the payment of such claims ;

Which was read first time.

Mr. Spurgeon (by request) introduced House bill No. 785, entitled

An act to require owners of promissory notes to have the same stamped by the assessor of the county and listed for taxation ;

Which was read first time.

Mr. Tatum introduced House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896 ;

Which was read first time.

Mr. Tatum introduced House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896;

Which was read first time.

Mr. Buckner (by request) introduced House bill No. 788, entitled

An act to amend section 6, of article 7, of charter of city of Louisiana, Mo.;

Which was read first time.

Mr. McCollum (by request) introduced House bill No. 789, entitled

An act to amend section 3311, Revised Statutes 1889, by adding a new section thereto, to be known as section 3311a, entitled "Courts of record," requiring clerks of county courts to provide prosecuting attorneys with Missouri reports and reports of the courts of appeals;

Which was read first time.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report.

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 122, entitled

An act to amend section 2260, article 11, chapter 33, of the Revised Statutes of 1889, relating to change of venue;

Also, House bill No. 652, entitled

An act to provide additional compensation for judges of circuit courts in all circuits composed of one county, and having one judge;

Also, House bill No. 457, entitled

An act to amend section 5890, article 4, chapter 89, of the Revised Statutes of Missouri 1889, entitled "Insurance," by adding an additional clause thereto;

Also, House bill No. 206, entitled

An act to amend an act entitled "An act to amend chapter 101, of the Revised Statutes of Missouri," approved March 27, 1893, entitled "Levees,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 101, entitled

An act to amend section 4992, of chapter 64, of the Revised Statutes of Missouri of 1889, entitled "Fees,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Hart, from Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 122, entitled

An act to amend section 31 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the

probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891.

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 90, entitled

An act to amend section 5866, article 3, chapter 89, Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 198, entitled

An act to regulate insurance companies, and to regulate their powers,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that a bill had been reported covering subject-matter;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 191, entitled

An act to amend section 5855, article 3, chapter 89, Revised Statutes of 1889, entitled "Insurance,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gurney, from Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 431, entitled

An act to repeal section 5802, article 1, chapter 89, of the Revised Statutes of 1889, and to enact a new section in lieu thereof, requiring the annual statements of insurance companies to be published,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report:

MR. SPEAKER: Your Committee on Insurance, to which was referred House bill No. 683, entitled

An act to amend article 3, chapter 89, of Revised Statutes of Missouri, 1889, relating to insurance companies on the assessment plan, by adding thereto two new sections, to be known as sections 5872*a* and 5872*b*, and by striking out of section 5869, of said article and section, the proviso therein, as it occurs after the words "1889," in the 11th line of said section,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred Senate bill No. 189, entitled

An act entitled "An act to amend section 5839, article 2, chapter 89, Revised Statutes of 1889,"

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendments:

Amendment No. 1 :

Amend title to Senate bill No. 189 by adding thereto the words "relating to insurance ;"

Which was read and adopted.

Amendment No. 2 :

Amend title by striking out the words "An act entitled," at the beginning of said title ;

Which were read and adopted, and 300 copies of the bill as amended ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred Senate bill No. 98, entitled

An act to amend article 3, chapter 89, Revised Statutes of 1889, relating to insurance, by striking out section 5859, and inserting a new section in lieu thereof, with accompanying amendment :

Amend Senate bill No. 98 by striking out all after the word "insurance," in line 28, and inserting in lieu thereof the following words : "On the terms and conditions specified in section No. 5857 of this article,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

On motion of Mr. Gurney, the vote by which amendment to Senate bill No. 198 was adopted was reconsidered, and the amendment corrected. The amendment was then rejected.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 300, entitled

An act to define the liabilities of persons and corporations owning or operating railroads in relation to damages sustained by their employes, and to prohibit contracts limiting liabilities under this act,

Begs leave to report that it has examined the same, and recommends that it do not pass, as the subject-matter of this bill is embodied in another, now on the calendar ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 305, entitled

An act to define who are fellow-servants and who are not fellow-servants, and to prohibit contracts limiting liability under this act,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 548, entitled

An act to amend article 2, chapter 42, of the Revised Statutes of Missouri, 1889, entitled " Railroad companies," by adding two new sections thereto, to be known as sections 2655*a* and 2655*b*,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 716, entitled

An act to amend section 2673, article 3, chapter 42, Revised Statutes of 1889, providing for the reduction of passenger rates on railroads in classes B and C,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 711, entitled

An act to amend article 3, chapter 42, Revised Statutes of Missouri of 1889, by adding thereto a new section, to be known and designated as section 2673*a*,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 701, entitled

An act to repeal section 2675, article 3, chapter 42, of the Revised Statutes of Missouri of 1889, and to enact a new section in lieu thereof, entitled " Railroad classifications, charges, commissioners," and to reduce freight charges,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Leazenby, from Committee on Township Organization, submitted the following report :

MR. SPEAKER: Your Committee on Township Organization, to which was referred House bill No. 700, entitled

An act to amend section 8427, article 1, chapter 162, of the Revised Statutes of the State of Missouri of 1889, relating to "Township organization,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Leazenby, from the Committee on Township Organization, submitted the following report :

MR. SPEAKER: Your Committee on Township Organization, to which was referred House bill No. 632, entitled

An act to repeal section 8423, of chapter 161, of the Revised Statutes of the State of Missouri, 1889, entitled "Townships,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Wetzel, from Committee on Justices of the Peace, submitted the following report :

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred House bill No. 640, entitled

An act to create districts for justices of the peace and constables in the City of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualifications and jurisdiction of such justices and constables, and to provide for the administration of justices of the peace ;

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments :

Amend House bill No. 640 by adding thereto the following sections, after section 10 of said bill :

Section 11. It is hereby made the duty of the clerks of said courts to report, daily, to the city treasurer, the names and style and number of cases filed or brought in said justice courts. Any clerk failing to so file, daily, the name, style and number of cases filed or brought, or who shall fail to give an accurate report, daily, of the foregoing matter, shall be deemed guilty of a misdemeanor, and, on conviction, shall be fined not exceeding five hundred dollars.

Sec. 12. All acts and parts of acts inconsistent with this act are hereby repealed.

The public interest of the citizens of St. Louis requiring an immediate change of the districts and an increase of the justices in said city, an emergency is created within the meaning of the Constitution, demanding immediate relief ; therefore, this act shall take effect and be in force from and after its passage.

Which was read and adopted, and 300 copies of bill, as amended, ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 665, entitled

An act to appropriate money for the pay of mileage and per diem of the officers and members, and the contingent expenses of the 38th General Assembly,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 768, entitled

An act to appropriate money to pay the deficiencies in the expenses of the State government for the years 1893 and 1894,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 739, entitled

An act creating a commission to effect a sale of the property occupied by the Missouri School for the Blind, to purchase a new site for that institution, and to contract for the erection of suitable buildings thereon, also appropriating money for the foregoing purposes,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 202, entitled

An act to establish a State Board of Embalming, to provide for the better protection of life and health, to prevent the spread of contagious diseases, and to regulate the practice of embalming and the care and disposition of the dead,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 480, entitled

An act to amend article 11, chapter 42, of the Revised Statutes of 1889, entitled "Trust companies,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 699, entitled

An act to repeal section 2684, article 3, chapter 42, Revised Statutes of the State of Missouri of 1889, and to enact a new section in lieu thereof, relating to the duties and powers of railroad commissioners, entitled "Corporations, private;"

Also, petition from citizens of Vernon and Ripley counties, Missouri, requesting the enactment of laws by the 38th General Assembly reducing freight rates on the shipment of live-stock, farming implements, furniture, cross-ties, etc.,

Begs leave to report that it has examined the same, and report them back to the House with the recommendation that same be referred to Committee on Internal Improvements ;

Which was read, and so referred.

Mr. Odneal, from the Committee on Fish and Game Laws, submitted the following report :

MR. SPEAKER: Your Committee on Fish and Game Laws, to which was referred House bill No. 746, entitled

An act to protect quail and partridges,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred concurrent resolution No. 20,

Begs leave to report that it has examined the same, and finds it truly enrolled ;

Which was read.

Concurrent resolution No. 20 was then read at length, and, no objections being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said resolution, and the Chief Clerk presented the same to the Senate, when it was signed by the President of the Senate.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 44, entitled

An act to amend sections 2 and 5 of an act entitled "An act to provide for the creation and maintenance and management of a fund for the pensioning of crippled and disabled firemen, and for the relief of widows and minor children of deceased firemen, by such cities, villages or incorporated towns as may have an organized fire department, and to authorize the retirement from service and pensioning of members of the fire department," approved March 16, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Messrs. Tubbs, Bittinger and Julian were appointed a committee to investigate the matter embraced in the resolution offered by Mr. Tubbs as to the salary of clerk in the Adjutant-General's office, and as to State Librarian.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 179, entitled

An act authorizing and empowering cities, towns and villages to prohibit, by ordinance, the sale of cigarettes and cigarette wrappers to minors,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 761, entitled

An act to amend section 990, of article 2, of chapter 30, of the Revised Statutes of 1889, relating to cities, towns and villages,

Begs leave to report that it has examined the same, and recommends that it do pass, with amendments Nos. 1 and 2, as follows:

Amendment No. 1:

Amend by striking out the proviso in section 1 and inserting in lieu thereof the following: "Provided, that in all cases where the recorder of voters shall be charged with a violation of the duties of his office, the Governor shall investigate such charge, and if he finds the charge to be true, he may suspend him from the duties of his office and appoint some suitable person to fill such vacancy during the time such recorder shall remain suspended, and the Governor shall have the power to remove such recorder of voters, if the facts found upon an investigation show that such recorder is an unfit person to fill the office;"

Which was read and adopted.

Amendment No. 2:

Amend by striking out the proviso of section as amended, and insert in lieu thereof the following: "Provided, that in all cases when the recorder of voters shall be charged with a violation of the duties of his office, the Governor shall investigate such charge, and if he finds the charge to be true, he may suspend him from the duties of his office and appoint some suitable person to fill such vacancy during the time such recorder shall remain suspended, and the Governor shall have the power to remove such recorder of voters if the facts found upon an investigation show that such recorder is an unfit person to fill the office;"

Which was read and adopted, and 300 copies of the bill as amended ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred concurrent resolution No. 21,

Begs leave to report that it has examined the same, and recommends that it do not pass:

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 694, entitled

An act to amend section 982, of the Revised Statutes of Missouri and enable towns, villages, and cities of the third and fourth class to incorporate and adopt police regulations, with emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 767, entitled

An act to facilitate the assessment of real estate in and about cities other than county seats,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 763, entitled

An act to repeal section 981, chapter 30, article 1, of the Revised Statutes of 1889, entitled "Cities, towns and villages,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 764, entitled

An act to amend section 23, of article 29, of the Revised Statutes of Missouri, 1889, of the law especially applied to the City of St. Louis, entitled "The police,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 758, entitled

An act to amend chapter 30, article 5, of the Revised Statutes of Missouri, 1889, entitled "Cities of the fourth class," by adding a new section, to be known as section 1589a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 128, entitled

An act to amend section 3560, of article 3, chapter 47, of the Revised Statutes, concerning fraudulent disbursement of money, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 191, entitled

An act to amend section 4203, Revised Statutes of Missouri, 1889, in relation to practice and proceedings in criminal cases,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 117, entitled

An act to repeal section 3581, of article 3, of chapter 47, of the Revised Statutes of Missouri of 1889, and to enact a new section in lieu thereof, relating to offenses against public and private property,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 200, entitled

An act repealing chapter 169 of the Revised Statutes of 1889, entitled "Vagrants," and section 384 of Revised Statutes of 1889, upon the same subject,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

House bill No. 764 was read second time and

Referred to Committee on Municipal Corporations.

Mr. Mahan, from the Committee on School Text-books, submitted the following report:

MR. SPEAKER: Your Committee on School Text-books, to which was referred

A message from the Governor in regard to the School Text-book Commission, and

House resolution No. —,

Has examined the same, and begs leave to report that the legislation suggested in said message is covered in House bill No. 712, now on the calendar for engrossment;

Which was read.

Mr. Moore of Mississippi offered the following resolution:

Whereas, But fifteen days of the seventy days of this session of the 38th General Assembly remain; and

Whereas, The general appropriation bill, which should have been before us two weeks ago, has as yet not been introduced, and the work of the Appropriation Committee is dangerously slow, unsatisfactory and absolutely startling, threatening the very life of many of our State institutions; and

Whereas, The Legislature, by resolution, directed the State Treasurer to pay the mileage, per diem, etc., of the members, to pay all clerks connected with the Legislature, also claims for support and maintenance of the different State institutions, which the Treasurer has done and is doing, without sanction of law, entailing upon himself great personal responsibility; now, therefore, be it

Resolved, That the State Treasurer be directed to withhold from this day forward further payment upon all claims presented him by members, clerks, civil officers or State institutions, until the appropriation bills have passed and he has legal authority to pay same upon warrants in proper form issued by the State Auditor.

Which was read.

Mr. Moore of Stone moved to lay the resolution on the table;

Which was agreed to by the following vote on division: Ayes 55, noes 35.

House bill No. 85 being taken up,

Senate amendment No. 1, as follows :

Strike out "368a" in printed bill, and insert in lieu thereof "363a;" also strike out "368a" in title of bill, and insert in lieu thereof "363a;"

Also, Senate amendment No. 3 to House bill No. 85 :

Amend printed House bill No. 85, by striking out all of said bill after the word "posted," in line six, and inserting in lieu thereof the words "and the returns of the sheriff posting said notices, together with the proof of publication of the notices required to be published by this article, shall be recorded by the county clerk of the county in which any such election shall be held, and shall be taken and received by all courts of this State as *prima facie* evidence of the posting and publication of said notice ;"

Amendment No. 4 :

Amend House bill No. 85 by striking out from the fourth line thereof the figures "368a," and substitute in lieu thereof the figures "363a;"

Amendments to title :

Amend title to House bill No. 85 by striking out the figures "368a," and inserting in lieu thereof the figures "363a;"

Amend title to House bill No. 85 by adding to end thereof the words "relating to posting of notices and proof of same;"

Were read and concurred in by the following vote :

AYES—Messrs.

Arnett,	DeReign,	McCollum,	Russell (N. Madrid),
Atkins,	Drabelle.	McIntyre,	Sachse,
Avery,	Drum,	McKearly,	Sartin,
Baughner,	Dyer,	McKee,	Sawyer,
Benner,	Ferguson,	McPherson,	Shaw,
Bothwell,	Fuson,	Mahan,	Sherrill,
Bourn,	Gay,	Marsh,	Short (Phelps),
Breit,	George,	Melson,	Smith (Buchanan),
Brock,	Gill,	Meriwether,	Smith (Howell),
Buckner,	Gmelich,	Middleton,	Spencer (Douglas),
Burks,	Griffiths,	Miller,	Spurgeon,
Calhoun,	Gurney,	Moore (Mississippi),	Stickney,
Cape,	Hall,	Moore (Stone),	Sullinger,
Cherrington,	Hancock,	Moran,	Tartar,
Chinn,	Harrison,	Mueller,	Tate,
Choate,	Hart,	Murray,	Temme,
Collins,	Jenkins,	Odneal,	Tubbs,
Correll,	Jones (Polk),	Old,	Walton,
Cox,	Julian,	O'Reilly,	Watson,
Crisp,	Kline,	Pettijohn,	Weaver,
Davidson,	Kyler,	Phipps,	Weinhold,
Davis (Taney),	Lace,	Pollock,	Wetzel,
Davis (Wayne),	Leazenby,	Porterfield,	Young (St. Fran.),
Denny,	LeFavor,	Rohne,	Young (Texas),
Denslow,	Lynch,	Ross,	Mr. Speaker—100.

NOES—None.

Absent—Messrs.

Anderson,	Freeman,	Martin,	Schoppenhorst,
Carroll,	Grubb,	Minnis,	Schumacher,
Coppedge,	Hinde,	Mortimer,	Short (Cole),
Daneri,	Johnson,	Robertson,	Tatum,
DeFord,	Kasey,	Rothwell,	Warner—23.
Edgar,	LeRoy,		

Absent with leave—Messrs.

Armstrong,	Hammond,	O'Dell,	Schooler,
Bennett,	Higbee,	Pratte,	Spencer (St. L. City).
Best,	Jones (Hickory),	Pritchett,	Steel,
Bittinger,	Jones (Jackson),	Sailor,	Waymeyer—17.
Davison,			

Sick—Mr. Swanger—1.

Messrs. Jones of Hickory, Bittinger, Steel and Waymeyer were granted leave of absence.

Mr. Armstrong was reported sick.

House bill No. 85 was taken up for third reading and passage, and passed by the following vote :

A YES—Messrs.

Arnett,	Ferguson,	McKee,	Sachse,
Atkins,	Freeman,	McPherson,	Sartin,
Baughner,	Fuson,	Mahan,	Sawyer,
Benner,	Gay,	Marsh,	Shaw,
Breit,	George,	Melson,	Sherrill,
Brock,	Gill,	Meriwether,	Short (Phelps),
Buckner,	Gmelich,	Middleton,	Smith (Buchanan),
Burks,	Griffiths,	Miller,	Smith (Howell),
Calhoun,	Gurney,	Minnis,	Spencer (Douglas),
Cape,	Hall,	Moore (Stone),	Spurgeon,
Cherrington,	Hancock,	Moran,	Stickney,
Chinn,	Harrison,	Mueller,	Sullinger,
Choate,	Hart,	Murray,	Tartar,
Collins,	Jenkins,	Odneal,	Tate,
Correll,	Jones (Polk),	Old,	Temme,
Cox,	Julian,	O'Reilly,	Walton,
Davidson,	Kline,	Pettijohn,	Warner,
Davis (Taney.)	Kyler,	Phipps,	Watson,
Davis (Wayne),	Lane,	Pollock,	Weaver,
Denslow,	Leazenby,	Porterfield,	Weinhold,
Drabelle,	LeFavor,	Rohne,	Wetzel,
Drum,	Lynch,	Ross,	Young (St. Fran),
Dyer,	McCollum,	Rothwell,	Young (Texas),
Edgar,	McKearly,	Russell (N. Madrid),	Mr. Speaker—96.

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Kasey,	Robertson,
Avery,	DeFord,	LeRoy,	Schumacher,
Bourn,	Denny,	McIntyre,	Short (Cole),
Carroll,	Grubb,	Martin,	Tatum,
Coppedge,	Hinde,	Mortimer,	Tubbs—23.
Crisp,	Johnston,	Minnis,	

Absent with leave—Messrs.

Armstrong,	Davison,	Jones (Jackson),	Schooler,
Bennett,	DeReign,	O'Dell,	Spencer (St. L. City),
Best,	Hammond,	Pritchett,	Steel,
Bittinger,	Higbee,	Sailor,	Waymeyer—19.
Bothwell,	Jones (Hickory),	Schoppenhorst,	

Sick—Messrs.

Pratte, Swanger—2.

Mr. Schoppenhorst was granted leave of absence.

Mr. Pratte was reported sick.

Mr. Choate moved that the vote by which Senate amendment was adopted be reconsidered, and the motion be laid on the table ; which was agreed to.

Mr. Phipps moved that the rules be suspended ; which was agreed to by the following vote on division : Ayes 44, noes 14.

Committee substitute for House bills Nos. 157, 207 and 216 was then taken up for amendment and engrossment.

Mr. Julian presented the following communication :

Whereas, there is now pending in the House of Representatives of our State a bill known as the committee substitute bill for House bills Nos. 157, 207 and 216, favoring a reduction in the charges for telephone service :

Resolved, That the Board of Trade of Kansas City, Mo., is heartily in favor of said bill, and that our Representatives in the State Legislature be and are hereby requested to favor its early enactment into law, as the same will secure to the many users of telephone service the reduction in the cost of such service to which the expiration of patents and the increasing economies of mechanics justly entitle them.

Resolved, That copies of these resolutions be sent to all the commercial bodies of our city and State, with the request that they indorse the above or make similar requests and forward same to their Representatives in the Legislature at once.

The foregoing was unanimously adopted at a meeting held this, the 20th day of February, 1895.

J. K. DAVIDSON, President.

WM. D. CHARD, Secretary.

Which was read.

Mr. Walton offered the following amendment :

Amend committee substitute for House bills Nos. 157, 207 and 216 by adding in line 1 of section 2, after the word "containing," the following words : "not more than ;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend committee substitute to House bills Nos. 157, 207 and 216, page 2, section 4, line 7, by striking out the words "twenty-five dollars," and substituting in lieu thereof the words "thirty dollars ;"

Which was read and adopted.

Committee substitute, as amended, was then ordered engrossed, and was made a special order for Thursday morning, February 28, 1895.

House bill No. 491 was taken up for amendment and engrossment.

The pending amendment was withdrawn.

Mr. Tubbs offered the following amendment :

Amend House bill No. 491 by inserting between the word "sections" and the figure "3," in the first line of section 1, the figures "1," "2," also, by inserting between the words "following" and "sections," in line 2 of section 1, the following words : "six new ;"

Which was read and adopted.

Mr. Tabbs offered the following amendment :

Amend House bill No. 491 by inserting between second and third lines, on page 1, after the word thereof, the following two sections :

Section 1. In all cities in this State which now have or may hereafter have a population of two hundred thousand inhabitants or more, there is hereby created the office of excise commissioner, who shall have exclusive authority to grant dramshop licenses ; and the commissioner shall be appointed and hold his office during the pleasure of the Governor ; and shall, with his legally constituted deputies, have the power to administer such oaths as may be necessary in the conduct of the business of his office, for which services they shall charge and collect the ordinary notarial fees, which shall be paid by such excise commissioner into the State treasury, in the same manner as provided for in this act for turning the excise fees into the treasury.

Sec. 2 Any person desiring a dramshop license shall present a petition to the excise commissioner, as required by the laws of this State, and if the petition is signed by the requisite number of petitioners, and the applicant is a person of good moral character, the commissioner shall give the applicant a statement, in writing, that upon the payment of the license tax required by law, a dramshop license will be issued to such applicant : Provided, that no license shall be issued

until a bond signed by two or more sureties, qualifying under oath in an amount of real estate, over and above all encumbrances and exemptions, equal, at least, to the amount of the obligation assumed by such sureties—said bond to be in the aggregate equal in amount and given for the same purpose as now required by law.

Which was read and adopted.

Mr. Drabelle was called to the chair.

Mr. Russell of Crawford offered the following amendment:

Amend section 1 of House bill No. 491, by inserting after the word "of," in line 1 of said bill: "An act to create the office of excise commissioner in cities having a population of two hundred thousand or more, and to provide for the appointment and define the duties of such commissioner," approved March 17, 1893;

Which was read and adopted.

Mr. Tubbs offered the following amendment:

Amend House bill No. 491 by adding to section 2, page 3, the following proviso: "Provided, that no license shall be issued until a bond signed by two or more sureties, qualifying, under oath, in an amount of real estate over and above all encumbrances and exemptions, equal, at least, to the amount of the obligation assumed by such sureties—said bond to be in the aggregate equal in amount and given for the same purpose as is now required by law;"

Which was read and adopted.

House bill No. 491, as amended, was then ordered engrossed.

Senate amendments to House bill No. 230 were called up for concurrence.

Senate amendment No. 1 to House bill No. 230:

Amend House bill No. 230, by striking out the words "one year," in the 3d line of printed bill, of section 2, and insert in lieu thereof the words "two years;"

Also, Senate amendment No. 2 to House bill No. 230:

Amend House bill No. 230, by striking out all of lines one and two, and the word "Missouri," in the 3d line of section 1 of printed bill;

Also, Senate amendment No. 4 to House bill No. 230:

Amend printed House bill No. 230, by inserting the word "having" between the words "after" and "once," in line 4, of section 3;

Were read and concurred in by the following vote:

AYES—Messrs.

Anderson,	Davis (Faney),	Hall,	Martin,
Arnett,	Davis (Wayne),	Hancock,	Melson,
Atkins,	Denny,	Harrison,	Meriwether,
Avery,	Denslow,	Hart,	Middleton,
Baughner,	Drabelle,	Jenkins,	Miller,
Benner,	Drum,	Jones (Polk),	Moore (Mississippi),
Bourn,	Dyer,	Kline,	Moore (Stone),
Breit,	Edgar,	Kyler,	Morau,
Brock,	Ferguson,	Lane,	Mueller,
Burks,	Freeman,	Leazenby,	Murray,
Calhoun,	Fuson,	LeFavor,	Odneal,
Cape,	Gay,	Lynch,	Old,
Cherrington,	George,	McCollum,	Pettijohn,
Chinn,	Gill,	McIntyre,	Phipps,
Choate,	Gmelich,	McKee,	Pollock,
Collins,	Griffiths,	McPherson,	Porterfield,
Correll,	Grubb,	Mahan,	Robertson,
Crisp,	Gurney,	Marsh,	Rohne,

Ross,	Short (Phelps),	Tartar,	Weaver,
Rothwell,	Smith (Buchanan),	Tate,	Weinhold,
Russell (N. Madrid),	Spencer (Douglas),	Tatum,	Wetzel.
Sachse,	Surgeon,	Walton,	Young (St. Francois)
Sartin,	Stickney,	Warner,	Young (Texas).
Sawyer,	Sailinger,	Watson,	Mr. Speaker—97.
Shaw,			

NOES—None.

Absent—Messrs.

Buckner,	DeFord,	McKearly,	Sherril,
Carroll,	Hinde,	Minnis,	Short (Cole),
Coppedge,	Johnston,	Mortimer,	Smith (Howell),
Cox,	Julian,	O'Reilly,	Temme,
Daneri,	Kasey,	Schumacher,	Tubbs—22.
Davidson,	LeRoy,		

Absent with leave—Messrs.

Armstrong,	Davison,	Jones (Jackson),	Schooler,
Bennett,	DeReign.	O'Dell,	Spencer (St. L. City),
Best,	Hammond,	Pritchett,	Steel,
Bittinger,	Higbee,	Sailor,	Waymeyer—19.
Bothwell,	Jones (Hickory),	Schoppenhorst,	

Sick—Messrs.

Pratte, Swanger—2.

The House refused to concur in Senate amendment No. 3 to House bill No. 230, as follows:

Amend printed House bill No. 230, as amended, by striking out all of section 2 and inserting in lieu thereof the following section:

Sec. 2. Any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction shall be fined in a sum not exceeding one thousand dollars.

On motion of Mr. Tatum,

House bill No. 79 was made special order for next Tuesday after the morning hour.

On motion of Mr. Moran, the rules were suspended by the following vote: Ayes 25, noes 4.

And Senate concurrent resolution No. 11 was taken up for amendment.

Mr. Moran offered the following amendment:

Amend Senate concurrent resolution No. 11, page 1, by striking out the first six lines of section 1, and substituting in lieu thereof the following, to wit:

Section 1. That section 11, of article 10, of the Constitution of the State of Missouri be amended by adding after the word "districts," in line 31, the following: "and for the purpose of purchasing or erecting water-works and electric or other light plants for cities containing 100,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities;" so that said section of the Constitution, when amended, shall read as follows.

Which was read and adopted.

Mr. Moran offered the following amendment:

Amend Senate concurrent resolution No. 11, page 2, lines 7, 6, 5 and 4, from the bottom of said page, by striking out the words "and for the purpose of purchasing or erecting water-works and electric or other light plants, when such city elects to own same, and to provide a proper sewerage for such city," and substituting in lieu of the part stricken out the following, to wit: "and for the purpose of purchasing or erecting water-works and electric or other light plants for cities

containing 100,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities ;"

Which was read and adopted.

Mr. Moran offered the following amendment :

Amend title of Senate concurrent resolution No. 11 by striking out of said title the words "in cities of the third and fourth classes," and insert in lieu of the words stricken out the following words, to wit: "in cities containing 100,000 inhabitants or less ;"

Which was read.

On motion of Mr. Davidson,

Senate concurrent resolution No. 11 as amended was passed informally.

Mr. Denslow, from Committee on Education, submitted the following report (by consent) :

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 174, entitled

An act to amend section 7993, article 1, chapter 143, Revised Statutes of Missouri, 1889, entitled "Schools,"

Begs leave to report that it has examined the same, and recommends that they do pass ;

Which was read.

Mr. Denslow, from the Committee on Education, submitted the following report (by consent) :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 704, entitled

An act to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 of the Session Acts of 1891, known as "Teachers' institutes," providing for the training and licensing of teachers,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Denslow, from the Committee on Education, submitted the following report (by consent) :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 581, entitled

An act to amend section 7995, article 1, chapter 143, of Revised Statutes of Missouri, 1889,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Denslow, from the Committee on Education, submitted the following report (by consent) :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 743, entitled

An act to amend section 7995, Revised Statutes of 1889, in regard to the power of boards of public schools in the employment of teachers,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Denslow, from the Committee on Education, submitted the following report (by consent) :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 660, entitled

An act to amend chapter 143, article 1, of Revised Statutes of Missouri, 1889, "Public schools," and create new sections, to be known as sections 8030*a*, 8030*b* and 8030*c*, providing the manner by which county school commissioners may investigate charges against teachers, and fixing the compensation for same,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Denslow, from the Committee on Education, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 732, entitled

An act to amend section 7980, chapter 143, article 1, Revised Statutes of Missouri, relating to public schools,

Begs leave to report that it has examined the same, and recommends that it do not pass, as present law and recent decisions cover the matter;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 686, entitled

An act to require a resident corporation to be named as co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust and other conveyances,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 215, entitled

An act fixing the terms of holding court in the Fifteenth judicial circuit, and in the criminal court of the Fifteenth judicial circuit and the county of Johnson of the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 36, entitled

An act to repeal section 5134, of article 2, of chapter 68, Revised Statutes of Missouri, 1889, relating to appeals from justice courts in forcible entry and unlawful detainer cases,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 38, entitled

An act to amend section 737, chapter 17, Revised Statutes of Missouri, 1889, entitled "Bills of exchange and negotiable promissory notes,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 129, entitled

An act to abolish days of grace on negotiable paper,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 141, entitled

An act to amend section 6870, chapter 109, Revised Statutes of Missouri, 1889, entitled "Married women,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 151, entitled

An act to repeal section 3400, article 4, chapter 46, Revised Statutes of Missouri, 1889, entitled "Courts of record," and to enact a new section in lieu thereof, to be known as section 3400,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 190, entitled

An act providing for changing the terms of county assessors and for other purposes,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell was granted leave of absence.

On motion of Mr. Walton, the rules were suspended, and committee substitute for House bill No. 72 was called up for amendment and engrossment.

Mr. Walton offered the following amendment:

Amend committee substitute to House bill No. 72 by striking out the words "in counsel," in line 37, section 1, and inserting in lieu thereof the word "incurred;"

Which was read and adopted.

Committee substitute for House bill No. 72 was ordered engrossed as amended.

On motion of Mr. Choate, the rules were suspended, and House bill No. 137 was taken up for amendment and engrossment.

The following message was received from the Governor, through his Private Secretary, Mr. Winston:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., February 18, 1895. }

To the Speaker of the House of Representatives:

SIR—I have the honor herewith to return to the House of Representatives, with my approval indorsed thereon,

House bill No. 142, entitled

An act to amend section 37 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892.

Respectfully,

WM. J. STONE, Governor.

House bill No. 137 was taken up for amendment and engrossment. Mr. Wetzel offered the following amendment:

Amend House bill No. 137 by striking out all after the enacting clause;

Which was read and rejected.

House bill No. 137 was then ordered engrossed.

On motion of Mr. Bourn,

The following Committee of Conference was appointed on House bill No. 85: Messrs. Bourn, Moran and Hart.

Mr. Harrison moved to suspend the rules and take up committee substitute for House bills Nos. 505 and 509;

Which was agreed to.

Committee substitute for House bills Nos. 505 and 509 was called up for amendment and engrossment.

Mr. Harrison offered the following amendment:

Amend committee substitute for House bills Nos. 505 and 509 by inserting between the words "appropriations" and "for," in line 7 of section 7255a, the words "and petitions;"

Which was read and adopted.

Committee substitute for House bills Nos. 505 and 509 was refused engrossment.

On motion of Mr. Harrison, the vote by which substitute for House bills Nos. 505 and 509 were refused engrossment was reconsidered.

Mr. Wetzel offered the following amendment:

Amend committee substitute for House bills Nos. 505 and 509 by inserting between the words "proceedings" and "he," in line 24, section 7255b, page 5, the following words: "or statement signed by the Governor;"

Which was read and adopted.

Mr. Wetzel offered the following amendment:

Amend committee substitute for House bills Nos. 505 and 509, by striking out the words "in cases of emergency," in line 12, of section 7255a, page 4;

Which was read and adopted.

Mr. Wetzel offered the following amendment:

Amend committee substitute for House bills Nos. 505 and 509, by striking out the word "and," in line 24, of section 7255*b*, page 5;

Which was read and adopted.

Committee substitute for House bills Nos. 505 and 509 was then ordered engrossed, as amended.

House bill No. 418 was made special order for next Wednesday after the morning hour.

House bill No. 206 was made special order for next Monday, at 3 o'clock.

Mr. Murray moved to suspend the rules and take up House bill No. 76;

Which was not agreed to.

House bill No. 494 was taken up and indefinitely postponed.

House bill No. 550 was ordered engrossed.

House bill No. 478 was taken up for amendment and engrossment.

Mr. Porterfield offered the following amendment:

Amend House bill No. 478, line 10, by striking out all after the word "discretion," and insert in lieu thereof the following: "Employ a county counselor when necessary, and are hereby authorized to pay for special counsel. Said counselor shall be a person learned in the law, at least 25 years of age;"

Which was read and adopted.

Mr. Porterfield offered the following amendment:

Amend House bill No. 478, by adding a new section thereto, to be known as number 674*a*: "Section 674*a*. All acts and parts of acts inconsistent with this act are hereby repealed;"

Which was read and adopted.

Mr. Porterfield offered the following amendment to title:

Amend title to House bill No. 478 by striking out all after the word "Statutes," and insert in lieu thereof the following: "of the State of Missouri, 1889, entitled 'Prosecuting and circuit attorneys and their assistants,'" and adding a new section thereto, to be known as section 674*a*;"

Which was read and adopted.

Mr. Moran offered the following amendment:

Amend by inserting between the words "thousand" and "inhabitants," in line 9, section 674, the words "and not to exceed 70,000;"

Which was read and adopted.

Mr. Weinhold moved to adjourn until Monday at 2 o'clock;

Which was not agreed to.

House bill No. 478 was then ordered engrossed as amended.

On motion of Mr. Moran, the House took a recess until 2 o'clock, by the following vote on division: Ayes 45, noes 43.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by Speaker Russell.

House bill No. 590 was taken up and ordered engrossed.

Committee substitute for House bill No. 261 was taken up for amendment and engrossment.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 261 by striking out all of section 2 down to and including line 13, and insert in lieu thereof the following :

Sec. 2. That section 7093 of chapter 116 of the Revised Statutes of Missouri, 1889, be and is hereby amended by striking out the word "twenty," in line 6, and inserting in lieu thereof the word "forty;" and by striking out the words "or city, such notice shall be published in the nearest newspaper thereto in this State," between the word "county," in line 10, and the word "provided," in line 12, and by inserting after the word "State" and before the word "provided," in line 12 of said section, the following: "and written notice of the name of the grantor or mortgagor, and of the *cestui que trust* or mortgagee, and of the trustee, if there be one, and of the page and book of record of the mortgage or deed of trust, and the names and dates of the paper in which the notice of sale is given, shall be filed in the office of the recorder of deeds for the county or city not less than twenty days before the day of sale, and the recorder shall keep a special book of record of such sales;" so that said section, as amended, shall read as follows.

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend substitute for House bill No. 261 by striking out on page 2, line 20, the words "forty thousand," and substitute in lieu thereof the words "eight thousand;"

Which was read and adopted.

Mr. Rothwell offered the following substitute to amendment :

Amend section 7093, page 2, by striking out the words "forty thousand inhabitants or more," and substitute in lieu thereof the words "eight thousand inhabitants or more, when the property advertised for sale is located in such cities, and when located in such counties, outside of such cities, then such advertisements shall be in a weekly paper, published in such county;"

Which was read and adopted.

Mr. Moran offered the following amendment :

Amend committee substitute for House bill No. 261 by inserting between the words "sold" and "and," in line 18, section 7093, the following: "and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust;"

Which was read and adopted by the following vote on division :

Ayes 18, noes 2.

Mr. Drabelle offered the following amendment :

Amend House bill No. 261, by striking out of line 11, section 2, the word "twenty," and insert in lieu thereof the word "one;"

Also, by striking out of line 30, section 2, the word "twenty," and insert in lieu thereof the word "one;"

Which was read.

Mr. Stickney offered the following substitute:

Amend committee substitute to House bill No. 261, section 2, line 9, by striking out the words "and dates" in said line;

Also, by striking out of line 28, of section 2, the words "and dates;"

Which was read and adopted.

Mr. Drabelle's amendment was then adopted.

Mr. Rothwell offered the following amendment:

Amend section 2, page 2, by inserting between "sales" and "so," in line 12, the following words: "and by inserting between the word 'sold' and the word 'and,' in line 4, of said section 7093, the following words: 'and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust;'"

Which was read and adopted.

Mr. Rothwell offered the following amendment:

Amend section 2, page 2, by striking out the word "forty," in line 4, and substitute in lieu thereof the words "eight thousand inhabitants or more, when the property advertised for sale is located in such cities; and when located in such counties outside of such cities, then such advertisements shall be in a weekly paper published in such county;"

Which was read and adopted.

Mr. Burks offered the following amendment:

That committee substitute for House bill No. 261, page 1, be amended by striking out the following words in line 13, section 7092: "at some place where a circuit court is accustomed to be held," and inserting in lieu thereof "at the place stipulated in the mortgage or deed of trust;"

That section 1 of committee substitute for House bill No. 261 be amended by striking out the following words in fourth line of section 1: "at some place where a circuit court is accustomed to be held;"

Which was read.

Mr. Arnett moved to lay the amendment on the table;

Which was not agreed to.

The amendment offered by Mr. Burks was then adopted.

Mr. Drabelle offered the following amendment:

Amend House bill No. 261, section 2, by inserting between the words "one" and "and," in line 7, the words "or sheriff, if the sheriff shall act;"

Also, by inserting between the words "one" and "and," in line 27, the words "or sheriff, if the sheriff shall act;"

Which was read and adopted.

Committee substitute to House bill No. 261 was ordered engrossed, as amended, by the following vote on division: Ayes 45, noes none.

Mr. Robertson (by request) offered the following House concurrent resolution No. 22:

Extending invitation for the National conference of charities and corrections to hold its 23d annual session in the State of Missouri;

Which was read first time.

Mr. Smith of Buchanan (by consent and request) introduced House bill No. 790, entitled

An act to amend section 8243, of the Revised Statutes of 1889;

Which was read first time.

Mr. Smith of Buchanan (by consent) introduced House bill No. 791, entitled
An act to repeal section 7080⁷ of chapter 116, of the Revised Statutes of 1889;

Which was read first time.

Mr. Hart (by consent) introduced House bill No. 792, entitled
An act making Lincoln Institute the State university for the colored people of Missouri, and providing for the government thereof;

Which was read first time.

Mr. Davis of Taney (by consent) introduced House bill No. 793, entitled

An act to repeal section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7972, chapter 143, of article 1, of the Revised Statutes of the State of Missouri, relating to public schools," approved April 1, 1891, and to enact a new section in lieu thereof, to be known as section 7972, and with an emergency clause;

Which was read first time.

House bill No. 533 was taken up for amendment and engrossment.

Mr. Freeman offered the following amendment:

Amend House bill No. 533 by striking out all between the word "printing," in the 10th line, and the word "by," in the 13th line of section 1, and insert the following: "that such article is solid gold of 14k. or 18k. fineness, or whatever other number of karat the gold may be, the component parts of which are in the following ratio: If 18k., there should be 18 parts pure gold and 6 parts alloy; if 14k., there should be 14 parts pure gold and 10 parts alloy; if 10k., there should be 10 parts pure gold and 14 parts alloy; and other qualities in same proportion with 24 karats as the standard of pure gold;"

Which was read and adopted.

House bill No. 533 was then ordered engrossed, as amended.

House bill No. 479 was taken up for amendment and engrossment.

Mr. Bourn offered the following amendment:

Amend section 1 of committee substitute for House bill No. 479 by striking out the word "February," at the end of line 19 and beginning of line 20 of section 1, and inserting in lieu thereof the word "April;"

Which was read and adopted.

Mr. Bourn offered the following amendment:

Amend House bill No. 479 by striking out the words "in the night time," in the 22d line of section 1, and insert in lieu thereof the words "between sunset and sunrise;"

Which was read and adopted.

Mr. Bourn offered the following amendment:

Amend House bill No. 479 by striking out all after the word "to," in the 28th line of section 1, and insert in lieu thereof the words "a fine of not less than ten dollars nor more than fifty dollars;"

Which was read and adopted.

Mr. Bourn offered the following amendment:

Amend section 1 of committee substitute for House bill No. 479 by inserting after the word "use," in line 26, the words: "It shall be unlawful for any person to place, erect or maintain, or cause to be

placed or erected or maintained, in any of the waters of this State, or in front of the mouth of any stream, slough, bayou, any seine, net, gill-net, trammel-net, wing-net, bag-weir, brush-drag, fish-traps, or fish-dam or other device for catching fish, nor by any such means shall take or catch any fish in any of the waters of this State: Provided, this section shall not apply to ponds, pools and reservoirs wholly on the premises belonging to such person using such device or devices; and provided, a very small seine, not to exceed in length fifteen feet and known as a minnow seine, may be used for catching very small fish, commonly called minnows, to be thus caught to be used for bait or for stocking other waters with fish, but for no other purposes: Provided, such minnow nets shall not be used for any purpose except in counties where large streams flow containing game fish, and minnows are necessary to catch them with a hook; and provided, further, the fish commission may use any necessary devices for the removing of fish from any ponds, pools or other waters where, in their judgment, the safety of the fish or the object of this law will be promoted by such removal. And any person offending against any of the provisions of this section shall be deemed guilty of a misdemeanor, and subject to a fine and punishment therefor;"

Which was read and adopted.

Mr. Bourn offered the following amendment:

Amend by striking out section two (2), and inserting in lieu thereof the following section:

Section 2 There is hereby created the office of game and fish warden of the State of Missouri. Said warden shall be appointed by the Governor, and shall hold his office for a term of two years, and until his successor is appointed and qualified. Before entering upon his duties he shall file in the office of the Secretary of State an oath to support the constitution of the State, and to faithfully demean himself in office. It shall be the duty of such game and fish warden to see that the game and fish laws of the State are strictly enforced; to present persons to the courts for violation thereof, and to summarily destroy, wherever found, all illegal devices for the destruction of fish and game. Said warden shall have the power to appoint, from time to time, deputies, who shall assist him in the discharge of his duties, which deputies shall have like powers as those conferred by this act upon the warden. Said wardens and deputies shall receive no compensation from the State.

Which was read and adopted.

Mr. Bourn offered the following amendment:

Amend title of committee substitute for House bill No. 479 by adding after the word "game" the word "fish," and after the word "destruction" the words "and to provide for the appointment of a game warden;"

Which was read and adopted.

Mr. Choate offered the following amendment:

Amend House bill No. 479 by striking out the word "January," in line 13, and insert in lieu thereof the word "February;"

Which was read.

Mr. Davidson offered the following substitute for the amendment:

Amend House bill No. 479, section 1, line 14, by striking out the word "November" and insert the word "December;"

Which was read and rejected.

Mr. Choate's amendment was then rejected.

Mr. Russell of New Madrid offered the following amendment:

Amend House bill No. 479, page 1, section 1, by striking out all between the word "year," in line 4, and the word "it," in line 7, being the words "and for the purpose of preventing the extinction of the

species, it is hereby declared unlawful to kill any doe within five years after the passage of this act ;”

Which was read and rejected by the following vote on division :
Ayes 8, noes 29.

Mr. Arnett offered the following amendment :

Amend House bill No. 479, by adding in the 19th line, page 2, section 1, after the word “ ducks,” the following : “ or bull-frogs ;”

Which was read and rejected.

Mr. Tartar offered the following amendment :

Amend House bill No. 479, by adding after section 2 the following :
“ and all hunters shall wear a red hat or cap ;”

Which was read and rejected.

Mr. Drabelle moved the previous question ;

Which was agreed to.

House bill No. 479, as amended, was ordered engrossed by the following vote on division : Ayes 52, noes 11.

Mr. Sartin moved to adjourn until Monday morning at 9 o'clock ;
Which was not agreed to.

House bill No. 318 was taken up and passed informally.

Mr. Kyler moved to adjourn until Monday at 2 o'clock ;
Which was not agreed to.

House bill No. 484 was taken up and ordered engrossed.

Substitute for House bill No. 200 was taken up for amendment and engrossment.

Messrs. Pettijohn, Warner, Hinde, Crisp, Hall, Gmelich, O'Reilly, Armstrong, Davis of Wayne, Denslow, Waymeyer, Coppedge and Harrison were granted leave of absence.

Mr. Kasey was reported sick.

Mr. Sachse granted leave of absence.

Mr. Cox reported sick.

Mr. Watson granted leave of absence.

Mr. Young of Texas moved that the vote by which House bill No. 261 was ordered engrossed be reconsidered ;
Which was not agreed to.

House bill No. 277 was taken up for amendment and engrossment and was ordered engrossed.

Substitute for House bill No. 25 was taken up for amendment and engrossment.

Mr. Rothwell offered the following amendment :

Amend substitute for House bill No. 25, by striking out of lines 1, 2 and 3, of section 1, the words “ in all cities in the State of Missouri now having or that may hereafter have a population of 50,000 inhabitants or more ;”

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend substitute for House bill No. 25, by striking out in lines 6 and 7, of section 1, the words “ not exceeding 500 dollars ;”

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend substitute for House bill No. 25 by adding at the end of section 3, on page 2, the words "except the regular interest on said indebtedness;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend substitute for House bill No. 25, section 5, page 2, lines 3 and 4, by striking out the words "securing an indebtedness of not more than \$500 ;"

Which was read and adopted.

Mr. Arnett offered the following amendment :

Amend substitute for House bill No. 25 by striking out the word "ten," in line 4, in section 1, and insert in lieu thereof the word "eight ;"

Which was read and rejected.

Mr. Rothwell offered the following amendment :

Amend section 2 by striking out the words "not exceeding \$500," and by striking out in section 3, page 2, line 2, the words "in cities aforesaid ;"

Which was read and adopted.

Mr. Julian offered the following amendment :

Amend substitute for House bill No. 25 by adding a new section, No. 7: "That all laws imposing license taxes on pawn-brokers within State, county or city are hereby repealed ;"

Which was read and rejected.

Mr. Griffiths moved the previous question ;

Which was agreed to.

Mr. Sullinger (by consent) offered the following amendment :

Amend section 4, of substitute for House bill No. 25, by adding to section 4 the following: "Provided, such assignee, endorser or holder had notice for what said note, bond, bill or other evidence of debt was given at the time of assignment ;"

Which was read and adopted.

Substitute for House bill No. 25, as amended, was then ordered engrossed.

Committee substitute for House bill No. 408 was taken up and ordered engrossed.

House bill No. 517 was taken up and ordered engrossed.

Senate bill No. 294, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 3 of an act entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein ; of extra session of 1892, and to enact a new section in lieu thereof,' approved March 17, 1893, and to enact two new sections in lieu thereof,

Was read first time.

Senate bill No. 103, entitled

An act to amend an act to amend article 3, chapter 60, of the Revised Statutes of 1889, of the State of Missouri, entitled "Elections in cities and towns of five thousand inhabitants and over," and extending the Australian system of voting to all voting precincts in the State, by repealing sections 4773, 4775, 4780 and 4781, and enacting in lieu thereof the following new sections,

Was read first time.

Senate bill No. 273, entitled

An act providing for the location of the positions of Missouri troops in the Union and Confederate armies on the battle-fields of Chickamauga, Missionary Ridge and Lookout Mountain, and for the erection in the National Military park of suitable monuments to mark such positions, and to appropriate money therefor,

Was read first time.

House bill No. 538 was taken up for amendment and engrossment. Mr. Robertson offered the following amendment :

Amend House bill No. 538 by striking out all of section two (2), beginning with the word "first," in line 6, and insert in lieu thereof "second Mondays of January and April, and the first Monday of September ;"

Which was read and adopted.

House bill No. 538, as amended, was ordered engrossed.

House bill No. 76 was taken up and ordered engrossed.

House bill No. 184 was taken up and ordered engrossed.

Substitute for House bill No. 375 was taken up and ordered engrossed.

On motion of Mr. Drabelle, the rules were suspended and House bill No. 676 was taken up for amendment and engrossment.

House bill No. 676 was ordered engrossed.

House bill No. 170 was taken up for amendment and engrossment.

Mr. Cherrington offered the following amendment :

Amend House bill No. 170 by adding in line 8, between the words "record" and "or," "notary public ;"

Which was read and rejected.

Mr. Porterfield offered the following amendment :

Amend House bill No. 170 by striking out "judge of a court of record or justice of the peace or any," in lines 8 and 9 ;

Which was read and rejected.

House bill No. 170 was then ordered engrossed.

Mr. Young of Texas moved that the vote by which House bill No. 375 was ordered engrossed be reconsidered ;

Which was agreed to.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 375 by adding thereto the following proviso :
" Provided, that in cases where such jurors are stricken off are summoned at the place of trial, they shall not be entitled to any fees whatever ;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend by striking out all after the enacting clause ;

Which was read and rejected.

House bill No. 375 was ordered engrossed, as amended.

House bill No. 56 was called up for amendment and engrossment.

Mr. Rothwell offered the following amendment :

Amend House bill No. 56, section 8028, line 7, by striking out the word " who," and substituting in lieu thereof the words " the incumbent of which office ;"

Which was read and adopted.

House bill No. 598 was taken up and passed informally.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 56 by striking out the emergency clause ;
Which was read and adopted.

Mr. Avery offered the following amendment :

Amend House bill No. 56 by striking out all the words beginning after the word "teacher," in line 9, section 8028, up to and including the word "county," in line 11 of said section ;

Which was read.

Mr. Bourn moved to lay the amendment on the table ;

Which was agreed to.

House bill No. 486 was taken up and ordered engrossed.

House bill No. 610 was taken up and ordered engrossed.

House bill No. 418 was made a special order for Monday at 2:30 o'clock p. m.

House bill No. 712 was called up for amendment and engrossment.

Mr. Griffiths offered the following amendment :

Amend House bill No. 712, in line 6, section 1, after the word "continuous," add as follows : "and not more than two shall be of the same political party casting the largest vote at the last general election previous to the appointment of said commission ;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend House bill No. 712, by adding between section 1 and section 2 of said bill, on page 2, the following :

Section 2. That section 5 of said act be and the same is hereby amended by inserting in line four, as the same appears on the top of page 27 of the Session Acts of 1891, between the word "history" and the word "civil," the words "including State history of the State of Missouri ;" so that said section, when amended, shall be and read as follows :

Section 5. If any of said bids be satisfactory to the commission, then it shall proceed to select the cheapest and best course of text-books so offered as follows, to wit : Chart readings, spelling, English grammar, arithmetic, mental arithmetic, geography, history (including State history of the State of Missouri), civil government, physiology and penmanship : Provided, always, that all of said books so selected shall be printed in the English language.

Which was read and adopted.

Mr. Davidson offered the following amendment :

Amend House bill No. 712 : "Provided, the commission shall find a State of Missouri history satisfactory ;"

Which was read and adopted by the following vote on division :
Ayes 30, noes 5.

Mr. Rothwell offered the following amendment :

Amend section 2, on page 2, of printed House bill No. 712, by striking out the first two words, to wit : "Section 2," and substitute in lieu thereof the words "Section 3 ;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend section 3, on page 4 of printed House bill No. 712, by striking out the first two words, to wit : "Sec. 3," and substitute in lieu thereof the words "Sec. 4 ;"

Which was read and adopted.

Mr. Griffiths offered the following amendment :

Amend line 24, section 1, after the word "continuous" add "of which not more than two shall be of the same political party casting the highest number of votes at the last general election preceding the appointment of said commission ;"

Which was read and adopted.

Mr. Rothwell offered the following amendment :

Amend title by repealing same and substituting therefor the following: "An act to amend an act entitled 'an act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price thereof,' approved April, 1891, by amending sections 1, 5 and 14 of said act, and providing an appropriation to carry out the provisions of same ;"

Which was read and adopted.

Mr. DeFord offered the following amendment :

Amend section 14, line 28, by striking out the No. 10000, and inserting in lieu thereof the No. 5000 ;

Which was read and rejected.

House bill No. 712, as amended, was then ordered engrossed.

On motion of Mr. Murray, the rules were suspended and committee substitute for House bill No. 26 was taken up.

Mr. Julian moved to adjourn ;

Which was not agreed to.

Committee substitute for House bill No. 26 was ordered engrossed.

House bill No. 462 was taken up for amendment and engrossment.

Mr. Smith of Buchanan offered the following amendment :

Amend House bill No. 462 by striking out all after the enacting clause ;

Which was read and rejected by the following vote on division :
Ayes 9, noes 26.

House bill No. 462 was ordered engrossed.

House bill No. 387 was taken up for amendment and engrossment.

Mr. Freeman offered the following amendment :

Amend House bill No. 387 by striking out all after the words and figures "section 42," in the 5th line of section 1, and insert in place thereof the following: "In the Fourteenth judicial circuit: In the county of Miller, on the third Mondays in March and September; in the county of Moniteau, on the second Monday in February and on the second Monday in July and first Monday in November; in the county of Morgan, on the third Mondays in April and August and on the second Monday in December; in the county of Cooper, on the third Mondays in January, May and October; in the county of Maries, on the first Mondays of April and October; in the county of Cole, on the first Monday in March, on the last Monday in July, and on the third Monday in November ;"

Which was read and adopted.

House bill No. 387 as amended was ordered engrossed.

Mr. McIntyre moved to adjourn ;

Which was not agreed to.

House bill No. 593 was taken up for amendment and engrossment, and was laid over informally.

Mr. Atkins moved to adjourn ;

Which was not agreed to.

House bill No. 523 was taken up and ordered engrossed.

Mr. Weinhold moved to adjourn ;

Which was not agreed to.

House bill No. 373 was taken up and ordered engrossed.

House bill No. 488 was taken up and ordered engrossed.

House bill No. 298 was taken up and ordered engrossed.

House bill No. 609 was taken up for amendment and engrossment,
and was laid over informally.

House bill No. 458 was taken up for amendment and engrossment.

Mr. Davidson moved that House bill No. 458 be indefinitely postponed.

Mr. Choate moved to take a recess until 8 o'clock ;

Which was not agreed to.

Mr. Davidson moved the previous question ;

Which was agreed to.

House bill No. 458 was indefinitely postponed.

On motion of Mr. Breit,

The House adjourned under the rules.

FORTY-FOURTH DAY—MONDAY, February 25, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of Saturday read and approved.

Mr. Buckner offered the following resolution :

Whereas, Joint and concurrent resolution No. 20, submitting to the qualified voters of Missouri an amendment to the constitution providing for the removal of the seat of government from the city of Jefferson to the city of Sedalia, was introduced into and passed by the House of Representatives of the 38th General Assembly on Thursday, February 21 ; and

Whereas, It has been charged that the passage of said joint and concurrent resolution was procured by the employment of dishonest and corrupting means, involving the integrity and dignity of this House ; therefore, be it

Resolved, By the House of Representatives of the 38th General Assembly, that the Speaker of the House appoint a committee of three of its members to investigate said charges, which committee shall have power to compel the attendance of witnesses, and the production of papers, and to take all other proper proceedings to ascertain the truth or falsity of said charges. Such committee shall have power to sit at such places as in its judgment may seem proper, and shall be allowed all necessary traveling expenses, if any, while engaged in the performance of its duties.

Which was read.

Mr. Swanger moved that the resolution be laid on the table.

Messrs. Davidson and Moore of Mississippi demanded the ayes and noes, and the motion to lay on the table was not agreed to by the following vote :

AYES—Messrs.

Breit,	Edgar,	Moran,	Spencer (Douglas),
Burks,	Fuson,	Misler,	Spencer (St. L. city),
Calhoon,	Griffiths,	Odneal,	Swanger,
Cherrington,	Hancock,	O'Reilly,	Tartar,
Choate,	Jones (Polk),	Pattijohn,	Tatum,
Cox,	Lane,	Porterfield,	Temme,
DeFord,	Leazenby,	Sartin,	Weaver,
Denny,	LeRoy,	Snaw,	Wetzel,
Denslow,	McParrson,	Sherrill,	Young (Texas),
Drum,	Moore (Stone),	Smith (Howell),	Mr. Speaker—41.
Dyer,			

NOES—Messrs.

Anderson,	Ferguson,	McKee,	Ross,
Arnett,	Gay,	Mahan,	Russell (N. Madrid),
Atkins,	George,	Melson,	Short (Cole),
Baughner,	Gill,	Mariwether,	Short (Phelps),
Bourn,	Grubb,	Middleton,	Smith (Buchanan),
Brock,	Hart,	Muler,	Stickney,
Backner,	Jenkins,	Moore (Mississippi),	Tate,
Cape,	Kline,	Murray,	Tubbs,
Chinn,	Kyler,	Oid,	Weinhold,
Collins,	McCollum,	Pollock,	Young (St. Fran.),
Correll,	McIntyre,	Pritchett,	—44.
Davidson,			

Absent—Messrs.

Avery,	Freeman,	McKearly,	Rothwell,
Benner,	Garney,	Marsh,	Sawyer,
Carroll,	Johnston,	Minnis,	Schumacher,
Daneri,	Juan,	Mortimer,	Spurgeon,
Davis (Taney),	LeFavor,	Robertson,	Sutlinger,
Drabelle,	Lynch,	Rohne,	Walton—24.

Absent with leave—Messrs.

Bennett,	Davison,	Hinde,	Sailor,
Best,	DeReign,	Jones (Hickory),	Schoppenhorst,
Blittinger,	Gnelich,	Jones (Jackson),	Steel,
Bothwell,	Hall,	Martin,	Warner,
Coppedge,	Hammond,	O'Dell,	Watson,
Crisp,	Harrison,	Phipps,	Waymeyer—27.
Davis (Wayne),	Higbee,	Sichse,	

Sick—Messrs.

Armstrong,	Kasey,	Pratte,	Schooler—4.
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Messrs. DeReign and Davis of Wayne were granted an indefinite leave of absence.

Messrs. Crisp, Phipps and Martin were granted leave of absence.

On motion of Mr. Spencer of St. Louis City, the resolution was referred to Committee on Permanent Seat of Government by the following vote on division; Ayes 46; noes 24.

Mr. Tubbs offered the following resolution:

Whereas, There is a deficiency of \$117,426.58 in criminal costs, shown in the Auditor's estimate of the appropriations for the years 1895 and 1896; and

Whereas, It is reported that there has been an additional sum of \$30,000 of deficiency in said criminal costs reported since the publication of the Auditor's report; therefore,

Resolved, That the Auditor is hereby requested to report to this House the full amount of deficiency occurring in the criminal costs, in order that this House may act advisedly in making appropriations for the payment of such deficiency.

Which was read and adopted.

Mr. Benner offered the following resolution :

Whereas, The present is a season of low prices and reduced values, bearing heavily upon the farmer element of this State; therefore,
Resolved, It is the sense of this body that every effort should be made by us, as the representatives of the people, to lessen the burdens lying upon our people.

Which was read and adopted.

Mr. Kline presented a petition from citizens of Barton county, praying that an amendment to section 2, article 8 of the Constitution, by striking out the word "male," be submitted to the voters of the State; which was read and

Referred to Committee on Constitutional Amendments.

Mr. Shaw presented a petition from citizens and dairymen of Missouri, praying for the enactment of a law protecting the public health, and preventing the adulteration of dairy products and fraud in the sale thereof; which was read and

Referred to Committee on Agriculture.

Mr. Young of St. Francois introduced House bill No. 794, entitled
 An act to encourage the proper training of running, trotting and pacing horses, and to promote fairness in running, trotting and pacing horses at fairs, and on the grounds of associations organized for the purpose of developing speed in horses;

Which was read first time.

Mr. Young of St. Francois introduced House bill No. 795, entitled
 An act to amend section 2 of the Session Acts of 1893, relating to roads and highways, approved March 28, 1893;

Which was read first time.

Mr. Spencer of St. Louis City introduced House bill No. 796, entitled

An act to amend section 11, of article 29, of the laws specially applicable to the city of St. Louis of the Revised Statutes of 1889, entitled "Police ;

Which was read first time.

Mr. McCollum introduced House bill No. 797, entitled

An act to amend section 7602, article 3, chapter 138, Revised Statutes of Missouri 1889, by adding a new section thereto, to be known as section 7602a, entitled "Revenue," and requiring county collectors to furnish all persons with statement of amount of taxes if address of persons owing taxes are known to him;

Which was read first time.

Mr. Lane presented a petition from citizen's of Cass county, in favor of State Normal schools; which was read, and

Referred to Committee on Normal Schools.

Mr. Hancock presented a petition from citizens of Newton county, praying for the enactment of a bill amending the present dramshop law; which was read, and

Referred to Committee on Criminal Jurisprudence.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 539, entitled

An act to provide for working convicts on the public roads, and to reduce the poll tax;

Also, House bill No. 537, entitled

An act authorizing boards of police to appoint a special policeman, upon the recommendation of the humane society, in cities where such society is incorporated;

Also, House bill No. 10, entitled

An act to repeal sections 2673 and 2682, article 3, chapter 42, Revised Statutes of 1889, and to enact two new sections in lieu thereof, reducing railroad passenger fare from three and four cents per mile to two and one-half and three and one-half cents per mile, and requiring the proper officers of railroad companies to include in their annual statement the number, names and official positions of all persons who have been passed over their roads free of charge, or at reduced rates, other than the regular commutation or extension rates granted to the general public;

Also, House concurrent resolution No. 7, entitled

Joint and concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to section 9, of article 12, of the constitution thereof, concerning corporations;

Also, House bill No. 335, entitled

"Justices of the peace in townships of 100,000 inhabitants and less than 300,000 inhabitants"—An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees, with emergency clause,

Begs leave to report that it has examined the same, and finds them to be correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 32, entitled

An act to amend sections 2261 and 2262, of article 11, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Changes of venue;"

Also, House bill No. 160, entitled

An act to amend chapter 60, of the Revised Statutes of Missouri of 1889, by repealing section 4760 of said Statutes, and to amend section 4761;

Also, House bill No. 121, entitled

An act to repeal section 2258, of article 11, chapter 33, Revised Statutes of 1889, relating to change of venue, and to enact a new section in lieu thereof;

Also, House bill No. 197, entitled

An act to compel operators of street railways to provide safeguards against injury or death by such railways to human beings;

Also, House bill No. 20, entitled

An act to amend section 2920, of chapter 43, Revised Statutes of 1889, entitled "Costs in civil cases;"

Also, House bill No. 257, entitled

An act to repeal section 5189 of chapter 71, Revised Statutes of Missouri of 1889, entitled "Frauds and perjury," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and finds them to be correctly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 443, entitled

An act to amend section 5700, of chapter 88, article 3, of the Revised Statutes of the State of Missouri, 1889, relating to teachers to be employed in deaf and dumb schools ;

Also, House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled " County depositories," as amended by the act approved March 1, 1891 ;

Also, House bill No. 547, entitled

An act to repeal section 8922, of chapter 173, of Revised Statutes of Missouri of 1889, relating to witnesses, and inserting a new section in lieu of section 8922 ;

Also, House bill No. 606, entitled

An act to amend section 4014, Revised Statutes of Missouri, 1889, in relation to practice and proceedings in criminal cases ;

Also, House bill No. 215, entitled

An act repealing section 4776, Revised Statutes 1889, as amended and re-enacted in 1893, also repealing section 4786, Revised Statutes 1889, relating to elections, and enacting two new sections, to be known as sections 4776 and 4786 ;

With emergency clause ;

Also, House bill No. 490, entitled

An act to repeal an act entitled " An act providing for the holding of two terms of Chariton county circuit court at the city of Salisbury, in said county, and prescribing the jurisdiction thereof," approved April 19, 1893, relating to " Courts—circuit—Twelfth judicial district,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Bourn (by consent) presented a petition from the citizens and dairymen of the State, praying for the enactment of a law protecting the public health, and preventing the adulteration of dairy products and fraud in the sale thereof ; which was read and

Referred to Committee on Agriculture.

House bill No. 773 was read second time and

Referred to Committee on Municipal Corporations.

House bill No. 774 was read second time and

Referred to Committee on Judiciary.

House bill No. 775 was read second time and

Referred to Committee on University.

House bill No. 776 was read second time and

Referred to Committee on Roads and Highways.

House bill No. 777 was read second time and Referred to Committee on Education.

House bill No. 778 was read second time and Referred to Committee on Printing.

House bill No. 779 was read second time and Referred to Committee on Ways and Means.

House bill No. 780 was read second time and Referred to Committee on Manufactures.

House bill No. 781 was read second time and Referred to Committee on Elections.

House bill No. 782 was read second time and Referred to Committee on Judiciary.

House bill No. 783 was read second time and Referred to Committee on Game and Fish.

House bill No. 784 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 785 was read second time and Referred to Committee on Ways and Means.

House bill No. 786 was read second time and Referred to Committee on Appropriations.

House bill No. 787 was read second time and Referred to Committee on Appropriations.

House bill No. 788 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 789 was read second time and Referred to Committee on Judiciary.

House bill No. 790 was read second time and Referred to Committee on Judiciary.

Senate bill No. 791 was read second time and Referred to Committee on Swamp Lands.

House bill No. 792 was read second time and Referred to Committee on University.

House bill No. 793 was read second time and Referred to Committee on Education.

House concurrent resolution No. 22 was read second time and Referred to Committee of the Whole House.

House bill No. 608 was taken up and ordered engrossed.

House bill No. 507 was taken up and laid over informally.

House bill No. 522 was taken up and ordered engrossed.

House bill No. 524 was taken up and ordered engrossed.

House bill No. 567 was taken up and ordered engrossed.

House bill No. 520 was taken up and ordered engrossed.

House bill No. 507 was then ordered engrossed.

House bill No. 390 was taken up and ordered engrossed.

House bill No. 604 was taken up and ordered engrossed.

House bill No. 501 was taken up and ordered engrossed.

House bill No. 549 was taken up and ordered engrossed by the following vote on division: Ayes 26, noes 16.

House bill No. 634 was taken up and ordered engrossed.

House bill No. 597 was taken up and refused engrossment by the following vote on division: Ayes 11, noes 20.

House bill No. 404 was taken up and laid over informally.

House bill No. 499 was taken up and ordered engrossed.

House bill No. 489 was taken up and ordered engrossed.

House bill No. 307 was taken up and ordered engrossed.

House bill No. 481 was taken up for amendment and engrossment.

Mr. Arnett offered the following amendment:

Amend House bill No. 481, by adding after the word "orders," in the 6th line, section 1, the following: "Provided, that such manufacturing, mining or quarrying, mercantile corporation or company, shall have a written agreement with said employes, signed by both parties concerned therein, making other arrangements and provisions than such cash payments;"

Which was read.

Mr. Gay offered the following substitute to amendment:

Amend House bill No. 481 by striking out all after the enacting clause;

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 118, entitled

An act to repeal section 6286, of article 7, of chapter 94, of the Revised Statutes of 1889, entitled "Judgments and their incidents," and to enact a new section in lieu thereof, to be known as section 6286;

Also, House bill No. 328, entitled

An act to amend section 7804, of article 1, chapter 140, of the Revised Statutes of Missouri of 1889, relating to roads and highways;

Also, House bill No. 440, entitled

An act to repeal section 6899, of chapter 111, Revised Statutes of 1889, entitled "Merchants' licenses," and enact in lieu thereof the following new section:

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 45, entitled

An act to provide for the increase of the number of judges composing the circuit court of the city of St. Louis, with emergency clause adopted;

Also Senate bill No. 137, entitled

An act to amend an act entitled "An act prohibiting any fire insurance policy from containing any clause or provision seeking to make the assured co-insurer with the company, or to reduce his loss or damage by reason of his failure to take out or maintain other insurance,"

approved April 19, 1893, so as to further provide against the reduction of such loss or damage, or limiting the liability of the company therefor by reason of such failure, or by reason of the consideration upon which such policy may issue;

Also, Senate bill No. 150, entitled

An act requiring life insurance agents to leave copy of application and policy with applicant, and providing penalties therefor;

Also, Senate bill No. 197, entitled

An act to amend article 1, chapter 89, section 5799, Revised Statutes of Missouri 1889, with emergency clause adopted;

Also, Senate bill No. 280, entitled

An act amending section 607 of chapter 2 of the Revised Statutes of Missouri of 1889, entitled "Attorneys-at-law;"

In which the concurrence of the House is respectfully requested.

The substitute to amendment offered by Mr. Gay was then rejected.

The amendment offered by Mr. Arnett was then rejected.

Mr. Arnett offered the following amendment:

Amend House bill No. 481 by striking out the word "thirty," in line 6, section 2, and insert in lieu the word "five;"

Which was read and rejected.

Mr. Porterfield offered the following amendment:

Amend House bill No. 481, line 4, section 1, by striking out the words "each week;"

Which was read and rejected.

Mr. Buckner offered the following amendment:

Amend House bill No. 481 by striking out the words "in cash," in line 3, section 1, and inserting in lieu thereof the words "in lawful money of the United States;"

Which was read and rejected.

House bill No. 481 was then ordered engrossed.

House bill No. 626 was taken up and ordered engrossed.

House bill No. 625 was taken up and ordered engrossed.

House bill No. 607 was taken up and ordered engrossed.

House bill No. 178 was taken up and ordered engrossed.

House bill No. 433 was taken up and ordered engrossed.

House bill No. 131 was taken up and ordered engrossed.

House bill No. 217 was taken up for amendment and engrossment.

Mr. Arnett offered the following amendment:

Amend House bill No. 217 by striking out in line 29, section 3964, the word "four," and insert the word "three" instead;

Which was read and adopted.

House bill No. 217 was then ordered engrossed as amended.

House bill No. 391 was taken up and ordered engrossed by the following vote on division: Ayes 18, noes 17.

House bill No. 241 was taken up and ordered engrossed.

House bill No. 534 was taken up and ordered engrossed.

House bill No. 511 was taken up and ordered engrossed.

House bill No. 572 was taken up and ordered engrossed.

House bill No. 635 was taken up and ordered engrossed.

Mr. Davidson moved that the rules be suspended, and all bills on the calendar, except special order, be ordered engrossed ;

Which was not agreed to.

House bill No. 682 was taken up and ordered engrossed.

House bill No. 663 was taken up and refused engrossment by the following vote, Messrs. Arnett and Rothwell demanding the ayes and noes :

AYES—Messrs.

Atkins,	DeFord,	LeRov,	Pollock,
Avery,	Dyer,	McCollum,	Rothwell,
Bourn,	Gill,	Marsh,	Russell (N. Madrid),
Breit,	Hart,	Meriwether,	Schumacher,
Brock,	Jenkins.	Middleton,	Smith (Buchanan),
Buckner,	Jones (Polk),	Miller,	Stickney,
Burks,	Julian,	Moore (Mississippi),	Tate,
Chinn,	Kline,	Moran,	Weinhold,
Choate,	Kyler,	Old,	Young (St. Francois)
Collins,	Leazenby,	Pettijohn,	—40.
Davidson,			

NOES—Messrs.

Anderson,	Freeman,	Melson,	Short (Cole),
Arnett,	Fuson,	Moore (Stone),	Short (Phelps),
Baughner,	Gay,	Mueller,	Smith (Howell),
Benner,	George,	Murray,	Spencer (Douglas),
Calhoun,	Griffiths,	Odneal,	Spurgeon,
Cape,	Grubb,	O'Reilly,	Sullinger,
Cherrington,	Hancock,	Porterfield,	Tartar,
Correll,	Lane,	Robertson,	Tubbs,
Davis (Taney),	LeFavor,	Ross,	Waymeyer,
Denny,	McIntyre,	Sartin,	Weaver,
Denslow,	McKearly,	Sawyer,	Wetzel.
Drum,	McKee,	Shaw,	Young (Texas),
Edgar,	McPherson,	Sherrill,	Mr. Speaker—54.
Ferguson,	Mahan,		

Absent—Messrs.

Carroll,	Johnston,	Pritchett,	Tatum,
Daneri,	Lynch,	Rohne,	Temme,
Drabelle,	Minnis,	Spencer (St. L. city),	Walton—15.
Gurney,	Mortimer,	Swanger,	

Absent with leave—Messrs.

Bennett,	Davison,	Hinde,	Sachse,
Best,	DeReign,	Jones (Hickory),	Sailor,
Bittinger,	Gmelich,	Jones (Jackson),	Schoppenhorst,
Bothwell,	Hall,	Martin,	Steel,
Coppedge,	Hammond,	O'Dell,	Warner,
Crisp,	Harrison,	Phipps,	Watson—26.
Davis (Wayne),	Higbee,		

Sick—Messrs.

Armstrong,	Kasey,	Pratte,	Schooler—5.
Cox,			

Mr. Bennett was granted leave of absence.

Mr. Schooler was reported sick.

Mr. Arnett moved that the vote by which House bill No. 663 was refused engrossment be reconsidered, and the motion be laid on the table;

Which was agreed to by the following vote on division: Ayes 49, noes 33.

House bill No. 130 was taken up and ordered engrossed.
 House bill No. 516 was taken up and ordered engrossed.
 House bill No. 668 was taken up and refused engrossment.
 House bill No. 649 was taken up and ordered engrossed.
 House bill No. 531 was taken up and ordered engrossed.
 House bill No. 190 was taken up and ordered engrossed.
 House bill No. 573 was taken up and ordered engrossed.
 House bill No. 452 was taken up for engrossment and passed informally.

On motion of Mr. Murray, the vote by which House bill No. 668 was refused engrossment was reconsidered.

Mr. Murray offered the following amendment:

Amend by striking out all after "county," in line 17, of page 2, and inserting in lieu thereof the words "two cents for each list;"

Which was read.

On motion of Mr. Benner, the amendment was laid on the table.

On motion of Mr. Hart.

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
 The House was called to order by the Speaker.

On motion of Mr. Spencer of St. Louis City,
 The vote by which House bill No. 178 was ordered engrossed was reconsidered.

Mr. Spencer of St. Louis City offered the following amendment:

Amend House bill No. 178 by inserting in line 9, after the word "identified," the words "together with;"

Which was read and adopted.

House bill No. 178 was then ordered engrossed as amended.

House bill No. 206 was taken up, as special order, for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Davis (Taney),	Jenkins,	Middleton,
Atkins,	Davison,	Johnston,	Miller,
Avery,	DeFord,	Jones (Polk),	Moore (Mississippi),
Baughner,	Denny,	Kline,	Moore (Stone),
Benner,	DeReign,	Kyler,	Moran,
Bothwell,	Drum,	Lane,	Mueller,
Bourn,	Dyer,	Leazenby,	Murray,
Breit,	Edgar,	LeFavor,	Odneal,
Brock,	Ferguson,	LeRoy,	Old,
Buckner,	Freeman,	Lynch,	O'Reilly,
Burks,	Fuson,	McCollum,	Pettijohn,
Cape,	George,	McIntyre,	Pollock,
Chinn,	Gill,	McKearly,	Porterfield,
Choate,	Gmelich,	McKee,	Pritchett,
Collins,	Griffiths,	McPherson,	Robertson,
Correll,	Grubb,	Melson,	Rohue,
Davidson,	Hart,	Meriwether,	Ross,

Russell (N. Madrid),	Smith (Buchanan),	Swanger,	Waymeyer,
Sartin,	Smith (Howell),	Tartar,	Weaver,
Sawyer,	Spencer (Douglas),	Tate,	Weinhold,
Schumacher,	Spencer (St. L. City)	Tatum,	Wetzel.
Shaw,	Surgeon,	Temme,	Young (St. Fran.),
Sherrill,	Steel,	Tubbs,	Young (Texas),
Short (Cole),	Stickney,	Warner,	Mr. Speaker—98.
Short (Phelps),	Sullinger,		

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Hancock,	Minnis,
Calhoun,	Denslow,	Julian,	Mortimer,
Carroll,	Drabelle,	Mahan,	Rothwell,
Cherrington,	Gay,	Marsh,	Walton—18.
Cox,	Gurney,		

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Hinde,	Phinps,
Best,	Hall,	Jones (Hickory),	Sachse,
Bittinger,	Hammond,	Jones (Jackson),	Sailor,
Coppedge,	Harrison,	Martin,	Schoppenhorst,
Crisp,	Higbee,	O'Dell,	Watson—20.

Sick—Messrs.

Armstrong,	Kasey,	Pratte,	Schooler—4.
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Mr. Hall was granted leave of absence.

Title to House bill No. 206 was agreed to.

Mr. Moore of Mississippi moved that the vote by which House bill No. 206 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Bothwell was called to the chair.

Joint and concurrent resolution No. 9 was taken up as special order for amendment and engrossment.

Mr. Moran moved that resolution No. 9 be referred to the committee, with instructions to amend by making it apply to municipal and school elections only;

Which was not agreed to by the following vote on division: Ayes 17, noes 45.

Mr. Sartin offered the following amendment:

Amend joint and concurrent resolution No. 9 by adding the words "or she" after the word "he," in the 13th line;

Which was read.

Mr. Moore of Mississippi moved to lay the amendment on the table;

Which was not agreed to by the following vote—Messrs. Sartin and Murray demanding the ayes and noes:

AYES—Messrs.

Arnett,	Ferguson,	Melson,	Sawyer,
Bothwell,	Gill,	Meriwether,	Schumacher,
Bourn,	Gmelich,	Moore (Mississippi),	Sherrill,
Burks,	Jenkins,	Moran,	Short (Cole),
Cape,	Johnston,	Mueller,	Tate,
Chinn,	Kline,	O'Reilly,	Temme,
Choate,	Leazenby,	Pollock,	Warner,
Collins,	LeRoy,	Pritchett,	Waymeyer,
Cox,	Lynch,	Ross,	Weaver,
Davidson,	McIntyre,	Rothwell,	Weinhold,
DeReign,	McKearly,	Russell (N. Madrid),	Wetzel,
Edgar,	McPherson,	Sachse,	Young (Texas)—48.

NOES—Messrs.

Atkins,	Dyer,	Mahan,	Smith (Buchanan),
Avery,	Freeman,	Middleton,	Smith (Howell),
Baughner,	Fuson,	Miller,	Spencer (Douglas),
Benner,	George,	Moore (Stone),	Spencer (St. Louis),
Breit,	Griffiths,	Murray,	Steel,
Brock,	Grubb,	Odneal,	Stickney,
Buckner,	Hancock,	Old,	Sullinger,
Calhoun,	Hart,	Pettijohn,	Swanger,
Coppedge,	Jones (Polk),	Porterfield,	Tartar,
Correll,	Kyler,	Robertson,	Tatum,
Davison,	Lane,	Sartin,	Tubbs,
DeFord,	LeFavor,	Shaw,	Young (St. Fran.),
Denny,	McCollum,	Short (Phelps),	Mr. Speaker—54.
Drum,	McKee,		

Absent—Messrs.

Anderson,	Davis (Taney),	Garney,	Mortimer,
Carroll,	Denslow,	Julian,	Kohne,
Cherrington,	Drabelle,	Marsh,	Sourgeon,
Daneri,	Gay,	Minnis,	Walton—16.

Absent with leave—Messrs.

Bennett,	Hall,	Jones (Hickory),	Phipps,
Best,	Hammond,	Jones (Jackson),	Sailor,
Bittinger,	Harrison,	Martin,	Schoppenhorst,
Crisp,	Higbee,	O'Dell,	Watson—18.
Davis (Wayne),	Hinde,		

Sick—Messrs.

Armstrong,	Kasey,	Pratte,	Schooler—4.
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Speaker Russell resumed the chair.

Amendment to joint and concurrent resolution No. 9 was then adopted.

Concurrent resolution No. 9, as amended, was refused engrossment by the following vote—Messrs. Sartin and Rothwell demanding the ayes and noes :

AYES—Messrs.

Atkins,	Dyer,	Miller,	Smith (Howell),
Benner,	Fuson,	Moore (Stone),	Spencer (Douglas),
Bittinger,	Griffith,	Murray,	Spencer (St L. City),
Breit,	Grubb,	Odneal,	Steel,
Brock,	Hart,	Old,	Sullinger,
Calhoun,	Jones (Jackson),	Pettijohn,	Tartar,
Cherrington,	Jones (Polk),	Porterfield,	Tatum,
DeFord,	Julian,	Robertson,	Tubbs,
Denny,	McCollum,	Sartin,	Young (St. Francois),
Denslow,	Mahan,	Shaw,	Mr. Speaker—43.
Drum,	Middleton,	Short (Phelps),	

NOES—Messrs.

Anderson,	Edgar,	McIntyre,	Sachse,
Arnett,	Ferguson,	McKearly,	Sailor,
Avery,	Freeman,	McKee,	Sawyer,
Baughner,	Gay,	McPherson,	Schumacher,
Bourn,	Gill,	Melson,	Sherrill,
Buckner,	Gmelich,	Meriwether,	Short (Cole),
Burks,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Hancock,	Moran,	Tate,
Chinn,	Jenkins,	Mueller,	Temme,
Choate,	Johnston,	O'Reilly,	Walton,
Collins,	Kline,	Phipps,	Warner,
Coppedge,	Kyler,	Pollock,	Waymeyer,
Correll,	Lane,	Pritchett,	Weaver,
Cox,	Leazenby,	Ross,	Weinhold,
Davidson,	Leroy,	Rothwell,	Wetzel,
Davison,	Lynch,	Russell (N. Madrid),	Young (Texas)—65.
DeReign,			

Absent—Messrs.

Bothwell,
Carroll,
Dameri,
Davis (Taney),

Drabelle,
George,
Gurney,
LeFavor,

Marsh,
Minnis,
Mortimer,
Rohne,

Spurgeon,
Stickney,
Swanger—15.

Absent with leave—Messrs.

Bennett,
Best,
Crisp,
Davis (Wayne),

Hall,
Harrison,
Higbee,

Hinde,
Jones (Hickory),
Martin,

O'Dell,
Schoppenhorst,
Watson—13.

Sick—Messrs.

Armstrong,

Kasey,

Pratte,

Schooler—4.

Mr. Moore of Mississippi moved that the vote by which concurrent resolution No. 9 was refused engrossment be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Tatum (by consent) introduced House bill No. 798, entitled

An act to appropriate money for the support of the state government, the payment of contingent and incidental expenses of the state department, the public printing, the state pensioner, and for the payment of certain other demands against the State, for which no appropriation has heretofore been made, for the years 1895 and 1896;

Which was read first time.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 324, entitled

An act to amend sections six (6) and section seven (7) of an act of the General Assembly of 1893, entitled "An act establishing special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein and for other purposes," approved March 9, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass, but that the accompanying substitute do pass;

Which was read, substitute read and adopted, and 300 copies ordered printed.

Mr. Tatum from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 402, entitled

An act to appropriate two hundred and fifty thousand dollars out of the revenue fund to become a part of the permanent school fund, and bearing interest at the rate of three and one-half per cent per annum.

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments;

Which was read and the following amendments reported, etc.:

Amendment No. 1:

Amend House bill No. 402 by striking out all after the enacting clause, and inserting in lieu thereof the following:

SECTION 1. There is hereby appropriated out of the State revenue fund, to become a part of the permanent school fund, the sum of one hundred and fifty thousand dollars; and the State Auditor and State Treasurer are hereby authorized

and directed to transfer from the revenue fund to the permanent school fund seventy-five thousand dollars not later than the 31st day of December, 1895, and seventy-five thousand dollars not later than the 31st day of December, 1896.

Which was read and adopted.

Amendment No. 2 :

Amend House bill No. 402 by inserting before the preamble the following :

"An act to appropriate one hundred and fifty thousand dollars out of the State revenue fund, to become a part of the permanent school fund of the State ;"

Which was read and adopted, and bill as amended ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 407, entitled

An act to appropriate money for the relief and benefit of Mrs. Clara Deering, relict of Louis F. Deering, deceased,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Claims ;

Which was read, and the bill so referred.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 503, entitled

An act to pay Preston Taylor for the arrest of Peter Wright, a fugitive from justice,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Claims ;

Which was read, and the bill so referred.

Mr. Tatum, from the Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 639, entitled

An act to appropriate \$368.60 to settle claim of Joe and Vic Barth for uniforms furnished Cadet corps State University,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Claims ;

Which was read, and the bill so referred.

Mr. Tatum, from Committee on Appropriations, submitted the following report :

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 741, entitled

An act directing the Adjutant-General of the State to adjust and settle the accounts of James H. Birch, while acting as a member of the staff of Hamilton R. Gamble, and appropriating money therefor,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Claims ;

Which was read, and the bill so referred.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 313, entitled

An act to repeal sections 97, 98 and 99, of an act entitled "Cities of the third class," approved April 19, 1893, and to enact other sections in lieu thereof;

Also, House bill No. 436, entitled

An act to provide for the examination of banks and fund companies incorporated under article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, and providing for prosecution of such companies when discovered to be in violation of the law,

Begs leave to report that it has compared the same, and finds it to be properly printed and engrossed;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 574, entitled

An act to amend section 7797 of chapter 140, article 1, Revised Statutes of the State of Missouri, and to amend section 7799, entitled "An act to amend section 7799, laws of 1893;"

Also, House bill No. 585, entitled

An act to amend section 1646, of article 5, chapter 30, of the Revised Statutes of Missouri, 1889, relating to "Appeals allowed, when, in cities of the fourth class;"

Also, House bill No. 386, entitled

An act to amend section 7504, of article 1, chapter 138, of the Revised Statutes of Missouri of 1889, in relation to taxation and equalization;

Also, House bill No. 341, entitled

An act to add to chapter seventeen (17) of the Revised Statutes of Missouri of 1889, relating to "Bills of exchange and promissory notes," a new section relating to Saturday half-holidays in all cities in this State that now have or may hereafter have a population of over 100,000, such new section to follow section 737, and to be numbered section 737a;

Also, House bill No. 521, entitled

An act to amend article 15, chapter 42, of the Revised Statutes of the State of Missouri, entitled "Corporations, private," by adding a new section thereto, to be known as section 2914a, prohibiting directors paying officers, managers or superintendent unearned or unreasonable salaries;

Also, House bill No. 564, entitled

An act to provide for the payment of persons who are summoned to serve as panel from which to obtain a jury,

Begs leave to report that it has compared the same and finds them properly printed and engrossed;

Which was read.

House bill No. 418 was taken up as a special order for amendment and engrossment.

Mr. Rothwell offered the following amendment:

Amend House bill No. 418 by inserting between sections 74 and 75 the following, to be known as section "75a: "

The board of aldermen shall have power to borrow money and issue bonds for the payment thereof, within the limits prescribed by the constitution, for the purpose of erecting water-works and electric light works and appliances, and also a city hall and other public buildings and improvements, and for furnishing the

same, without increasing the annual rate of taxation. But such bonds shall not be issued until two-thirds of the legal voters of such city have assented thereto, in accordance with article 2, chapter 31, Revised Statutes of Missouri of 1889.

Which was read and adopted.

Mr. McCollum offered the following amendment:

Amend House bill No. 418 by striking out all of section 15, on page 6, and inserting in lieu thereof the following:

Section 15. The mayor shall appoint one of their number for a term of twelve months to occupy the place temporarily, who shall be styled acting president of the board of aldermen.

Which was read and rejected.

Mr. Sullinger offered the following amendment:

Amend House bill No. 418 by striking out all after the enacting clause:

Which was read and rejected.

Mr. Sullinger offered the following amendment:

Amend House bill No. 418 by inserting the words "and to establish telephone exchanges" between the word "therefore" and the word "and," in the 3d line of section 73, page 25, and by inserting the words "and for establishing telephone exchanges" after the word "otherwise," in line 6 of said section 73;

Which was read and adopted by the following vote on division: Ayes 39, noes 36.

Mr. Sullinger offered the following amendment:

Amend House bill No. 418 by striking out of line 6, in section 15, the words "as hereinafter provided for," and by striking out all of section 48, after the first word in line 8, and before the period in line 16 thereof;

Which was read and rejected.

Mr. Sullinger offered the following amendment:

Amend House bill No. 418, by inserting the words "by the defendant," between the words "taken" and "from," in the second line of section 44, page 13, and by striking out all between the period in line 4, of section 44, and the period in line 6 of said section, and by striking out all between the word "misdemeanors," in line 8, and the word "upon," in line 10, of said section 44, page 13;

Which was read and rejected.

Mr. Arnett offered the following amendment:

Amend House bill No. 418 by striking out on page 19, section 60, line 7, the word "two," and insert in lieu thereof the word "three;"

Which was read and adopted.

Mr. Arnett offered the following amendment:

Amend House bill No. 418 by adding the following words on page 30, section 79, line 14, between the words "time" and "and:" "and prohibit the sale of said lots for a speculative purpose;"

Which was read and adopted.

Mr. Arnett offered the following amendment:

Amend House bill No. 418 by striking out on page 29, section 76, line 40, the word "fifteen," and insert in lieu thereof the word "eight;"

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend House bill No. 418, section 99, by adding, after the word "determined," in line 54, the following: "Provided, that when a city

of the fourth class joins and lies contiguous to a city of a larger class or population, no street or alley can be condemned, opened, widened, altered or graded or otherwise improved, unless and not until the city of the larger class or population has opened, widened, graded and otherwise improved the corresponding street or alley on a straight line with said street in the city of the fourth class, and up to the limits of said city of the fourth class. This proviso shall not apply or become operative until said improvements are completed by the city of the larger class or population ;"

Which was read and adopted.

Mr. Sullinger offered the following amendment:

Amend House bill No. 418 by adding the following words after the period in line 22, page 19: "All persons residing within the corporate limits of such city shall be exempt from working on roads without the corporate limits of said cities, from paying tax or fine relating to the same on property within such corporate limits ;"

Which was read and adopted.

Mr. Smith of Buchanan offered the following amendment:

Amend House bill No. 418 by striking out in 27th and 28th lines of section 84, beginning with and including the word "billiard," in the 27th line, and ending with the word "table," in the 28th line ;

Which was read and adopted.

Mr. Arnett offered the following amendment:

Amend House bill No. 418 by striking out in the 16th line, section 60, page 19, the word "two," and insert the word "three ;"

Which was read and adopted.

Mr. Sullinger moved to reconsider the vote by which amendment No. 7 was rejected ;

Which was not agreed to.

House bill No. 418, as amended, was then ordered engrossed.

Mr. Short of Cole (by consent) introduced House bill No. 799, entitled

An act providing for cession to the United States of jurisdiction over certain land for the improvement of Osage river ;

Which was read first time.

House bill No. 653 was taken up and ordered engrossed.

On motion of Mr. Swanger, House bill No. 56, with amendment, was taken from the table by the following vote on division: Ayes 69, noes 5.

House bill No. 56 was then passed informally.

House bill No. 672 was taken up and ordered engrossed.

House bill No. 657 was taken up and ordered engrossed.

On motion of Mr. Tatum, House bill No. 619 was called up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Anderson,
Avery,
Baughner,
Benner,
Bittinger,
Bothwell,
Bourn,
Breit,
Burks,
Calhoun,

Cape,
Carroll.
Cherrington,
Chinn,
Choate,
Collins,
Correll,
Cox,
Davidson,
Davis (Taney),

Davison,
Denny,
Denslow,
DeReign,
Dyer,
Edgar,
Ferguson,
Gay,
George,
Gill,

Gmelich,
Griffiths,
Grubb,
Hammond,
Hart,
Hinde,
Jenkins,
Johnston,
Jones (Jackson),
Julian,

Kline,	Moore (Mississippi),	Rothwell,	Stickney,
Kyler,	Moore (Stone),	Russell (N. Madrid),	Sullinger,
Lane,	Moran,	Sachse,	Swanger,
Leazenby,	Mueller,	Sailor,	Tate,
LeFavor,	Murray,	Sartin,	Tatum,
LeRoy,	Odneal,	Sawyer,	Temme,
Lynch,	Old,	Schumacher,	Tubbs,
McIntyre,	Pettijohn,	Shaw,	Warner,
McKearly,	Phipps,	Sherrill,	Weaver,
McKee,	Pollock,	Short (Cole),	Weinhold
McPherson,	Porterfield,	Short (Phelps),	Wetzel,
Mahan,	Pritchett,	Smith (Buchanan),	Young (St Fran.)
Melson,	Robertson,	Spencer (St. L city),	Young (Texas).
Meriwether,	Rohne,	Steel,	Mr. Speaker—98.
Miller,	Ross,		

NOES—Messrs.

Arnett,	Brock,	Fuson,	Tartar,
Atkins,	Drum,	Middleton,	Waymeyer—8.

Absent—Messrs.

Buckner,	Gurney,	Marsh,	Smith (Howell),
Daneri,	Hancock,	Minnis,	Spencer (Douglas),
DeFord,	Jones (Polk),	Mortimer,	Spurgeon,
Drabelle,	McCollum,	O'Reilly,	Walton—17.
Freeman,			

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Higbee,	O'Dell,
Best,	Hail,	Jones (Hickory),	Schoppenhorst,
Coppedge,	Harrison,	Martin,	Watson—13.
Crisp,			

Sick—Messrs.

Armstrong,	Kasey,	Pratte,	Schooler—4.
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Emergency clause to House bill No. 619 was adopted by the following vote :

A YES—Messrs.

Anderson,	Dyer,	McKearly,	Sawyer,
Arnett,	Ferguson,	McKee,	Schumacher,
Atkins,	Fuson,	McPherson,	Shaw,
Avery,	Gay,	Mahan,	Sherrill,
Baughner,	George,	Melson,	Short (Cole),
Benner,	Gill,	Meriwether,	Short (Phelps),
Bittinger,	Gmelich,	Middleton,	Smith (Buchanan),
Bothwell,	Griffiths,	Miller,	Smith (Howell),
Bourn,	Grubb,	Moore (Stone),	Spencer (Douglas),
Breitt,	Hammond,	Moran,	Spencer (St. L. City),
Brock,	Hancock,	Mueller,	Steel,
Burks,	Hart,	Murray,	Stickney,
Calhoun,	Hinde,	Odneal,	Sullinger,
Cape,	Jenkins,	Pettijohn,	Swanger,
Cherrington,	Johnston,	Pollock,	Tartar,
Chinn,	Jones (Jackson),	Porterfield,	Tate,
Choate,	Jones (Polk),	Pratte,	Tatum,
Collins,	Kline,	Pritenett,	Temme,
Correll,	Kyler,	Robertson,	Tubbs,
Cox,	Lane,	Rohne,	Warner,
Davidson,	Leazenby,	Ross,	Waymeyer,
Davis (Taney),	LeFavor,	Rothwell,	Weaver,
Davison,	LeRoy,	Russell (N. Madrid),	Weinhold,
Denny,	Lynch,	Sachse,	Wetzel,
Denslow,	McCollum,	Sailor,	Young (St. Fran.),
DeReign,	McIntyre,	Sartin,	Young (Texas)—104.

NOES—None.

Absent—Messrs.

Buckner,	Drum,	Marsh,	O'Reilly,
Carroll,	Edgar,	Minnis,	Spurgeon,
Daneri,	Freeman,	Moore (Mississippi)	Walton,
DeFord,	Gurney,	Mortimer,	Mr. Speaker—19.
Drabelle,	Julian,	Old,	

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Jones (Hickory),	Phipps,
Best,	Hall,	Martin,	Schoppenhorst,
Coppedge,	Harrison,	O'Dell,	Watson—14.
Crisp,	Higbee,		

Sick—Mr. Messrs.

Armstrong,	Kasey,	Schooler—3.
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Title to House bill No. 619 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 619 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Young of Texas, the vote by which House bill No. 20 was ordered engrossed was reconsidered.

Mr. Young of Texas offered the following amendment:

Amend printed House bill No. 20, by striking out the word "opposite," in line 7, and insert in lieu thereof the word "losing;"

Which was read and adopted.

Mr. Young of Texas offered the following amendment:

Amend printed House bill No. 20, by adding between the words "examined" and "cut," in line 25 of said printed bill, the words "unless the testimony of such examined witness shall be rendered unnecessary by admissions of the losing party under trial, or by the testimony of his witnesses;"

Which was read and adopted.

House bill No. 20 was then ordered engrossed as amended.

On motion of Mr. Young of Texas, the printing of House bill No. 20 as amended was given precedence.

House bill No. 593 was called up, by request of Mr. LeRoy, for amendment and engrossment.

Mr. Avery offered the following amendment:

Amend House bill No. 593 by adding a new section to be known as section 5 and to read as follows:

Section 5. The State architect shall be entitled to one draughtsman who shall have a salary of \$800 per annum, payable out of the State treasury;

Which was read.

On motion of Mr. Freeman, amendment to House bill No. 593 was laid on the table.

House bill No. 56 was taken up for amendment and engrossment. The pending amendment to House bill No. 56 was rejected.

Mr. Denslow offered the following amendment:

Amend House bill No. 56 by adding a comma in the 9th line of section 8028, between the words "grade" and "normal;" also, amend by adding a comma in the fourth line after the word "grade" and before the word "normal;"

Which was read.

Mr. Swanger offered the following substitute for amendment :

Amend House bill No. 56 by inserting between the words "first grade" and "normal," in line 4, the following words: "County certificates or a;" also, by inserting between the words "first grade" and "normal" the words "county certificates or a," in line 9 of the printed bill ;

Which was read and adopted.

The amendment, as amended, was then adopted.

House bill No. 56 was ordered engrossed as amended.

On motion of Mr. Sartin,

The vote by which House bill No. 241 was ordered engrossed was reconsidered.

Mr. Sartin offered the following amendment :

Amend House bill No. 241 by striking out the figures 369*a*, in line 3 of section 1, and inserting the figures 364*a* in lieu thereof ;

Which was read and adopted.

Mr. Sartin offered the following amendment :

Amend House bill No. 241 by striking out the figures 369*a*, in 4th line thereof, and inserting the figures 364*a* in lieu thereof ;

Which was read and adopted.

Mr. Sartin offered the following amendment :

Amend title of House bill No. 241 by adding the following thereto : "by adding a new section thereto, to be known as section 364*a* ;"

Which was read and adopted.

House bill No. 241 was then ordered engrossed, as amended.

Mr. Davidson moved that committee substitute for House bills Nos. 70, 393 and 394 be made special order for Tuesday, February 26, 1895, after Election bill ;

Which was agreed to.

House bill No. 651 was taken up for amendment and engrossment.

Mr. Bittinger was called to the chair.

House bill No. 651 was ordered engrossed.

House bill No. 647 was taken up and ordered engrossed.

House bill No. 557 was taken up and ordered engrossed.

House bill No. 664 was taken up and ordered engrossed.

House bill No. 678 was taken up and ordered engrossed.

678 Mr. Julian moved to reconsider the vote by which House bill No. was engrossed, which was agreed to and the bill passed informally.

House bill No. 566 was taken up and ordered engrossed.

House bill No. 592 was taken up for amendment and engrossment.

Mr. Short of Phelps offered the following amendment to House bill No. 592 :

Amend section 1 by striking out all of lines 13, 14, 15 and 16 and insert in lieu thereof the following : "Not more than five members of the Board of Curators shall be of any political party ;"

Which was read and adopted.

House bill No. 592 as amended was ordered engrossed.

House bill No. 556 was taken up and ordered engrossed.

House bill No. 628 was taken up and ordered engrossed.

Mr. Swanger moved to adjourn under the rules, which was agreed to by the following vote on division : Ayes 66, noes 20.

FORTY-FIFTH DAY—TUESDAY, February 26, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Tubbs offered the following resolution :

Resolved, That the Committee on Accounts of this House is hereby authorized to audit and allow the expenses of the committee appointed by this House to investigate the affairs of the office of Excise Commissioner of the City of St. Louis, not exceeding in amount the sum of \$165.

Which was read and adopted.

Mr. Hinde offered the following resolution :

Whereas, It is a courtesy that the Senate bills be considered by this House in due season ; and

Whereas, The members of the Senate have requested that courtesy of this House ; therefore be it

Resolved, That Thursday of this week be set aside for the special consideration of Senate bills for third reading.

Which was read and adopted.

Mr. Atkins introduced House bill No. 800, entitled

An act to appropriate money to pay G. W. Thompson of Webster county, Mo., for costs and expenses incurred in defending a suit at law brought against him by the St. Louis & San Francisco Co. to recover land donated by the United States Government to the State of Missouri for the purpose of building said St. Louis & San Francisco Railroad Co., which under said contract laws of the State of Missouri actual settlers were to have the land at \$2.50 per acre, which was guaranteed to them by pre-emption rights taken before the circuit clerks of said counties where such lands were located ;

Which was read first time.

Mr. Odneal, from the Committee on Game and Fish Laws, submitted the following report :

MR. SPEAKER: Your Committee on Game and Fish Laws, to which was referred House bill No. 783, entitled

An act to amend section 1 of an act entitled "An act to prohibit the sale or purchase for shipment outside of the county where killed, any quail, pinnated grouse or prairie chicken, and providing penalties therefor," approved March 30, 1893, by adding thereto the words "deer or turkey,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Denslow, from the Committee on Normal Schools, submitted the following report :

MR. SPEAKER: Your Committee on Normal Schools, to which was referred House bill No. 769, entitled

An act to repeal section 8128 of the Revised Statutes of 1889, and to enact in lieu thereof a new section, to provide for granting State certificates to teach in the public schools of Missouri, and to debar certain Boards of Regents from granting same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Sawyer, from the Committee on Swamp Lands, submitted the following report :

MR. SPEAKER: Your Committee on Swamp Lands, to which was referred House bill No. 622, entitled

An act to organize Southeast Missouri Drainage Commission, and authorize the same to let contracts for the construction of such canals, levees, dykes and drains as may be necessary to reclaim certain swamp lands, and to appropriate money therefor, with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Sawyer, from the Committee on Swamp Lands, submitted the following report :

MR. SPEAKER: Your Committee on Swamp Lands, to which was referred House bill No. 262, entitled

An act to amend article 3, chapter 97, Revised Statutes 1889, by repealing sections 6521, 6622 and 6527, and substituting other sections in lieu thereof, and by inserting a new section, numbered 6528a, in regard to swamp lands and overflowed lands,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 738, entitled

An act to amend chapter 63 of the Revised Statutes of the State of Missouri of 1889, by adding a new section thereto, to be known as section 6394a ;

Also, House bill No. 745, entitled

An act relating to bastardy, and prescribing penalties ;

Also, House bill No. 753, entitled

An act to prohibit the drinking of intoxicating liquors and beer in the public streets and alleys, or on the premises of another person, making the same a misdemeanor ;

Also, House bill No. 747, entitled

An act relating to regulating of dramshops ;

Also, House bill No. 772, entitled

An act to regulate the sale of intoxicating liquors in the original package or otherwise,

Begs leave to report that it has examined the same, and recommends that they do not pass ;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 220, entitled

An act to amend an act entitled an act to regulate the sale of intoxicating liquors in the original packages and otherwise, approved April 20, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Messrs. Higbee, Hart, DeReign and Pritchett, from the Committee on Criminal Jurisprudence, submitted the following minority report:

MR. SPEAKER: A minority of your Committee on Criminal Jurisprudence, to which was referred House bill No. 220, entitled

An act to amend an act entitled "An act to regulate the sale of intoxicating liquors in the original packages or otherwise," approved April 20, 1891,

Begs leave to report that we have examined the same, and respectfully submit the accompanying substitute therefor, with the recommendation that it do pass.

Minority report on substitute for House bill No. 220.

An act to amend an act entitled "An act to regulate the sale of intoxicating liquors in the original packages or otherwise," approved April 20, 1891,

Be it enacted by the General Assembly of the State of Missouri, as follows:

SECTION 1. An act entitled "An act to regulate the sale of intoxicating liquors in the original packages or otherwise" is hereby amended by repealing all of section 21 thereof, and enacting in lieu the following, to wit:

Section 21. *Keeping open on Sundays, election days, and between certain hours.*—Every dramshop licensed under the provisions of any law of this State, or the ordinances of any municipality, shall be closed on the first day of the week, commonly called Sunday, and on the day of any general election in this State, and between the hours of 12 o'clock midnight and 5 o'clock morning of every day, and every entrance, exit or opening of such dramshop shall be securely locked and fastened on such days and between said hours, and no person except the keeper thereof or a regular employe of such dramshop shall be permitted to enter or remain in such dramshop on such days or between such hours. The interior of every dramshop shall be exposed to view from the exterior at all times when closed under the provisions of this section, by the use of transparent glass in the main doors or windows thereof, and no screen, blind or other contrivance shall be used to prevent any person from viewing the interior thereof from without. Any dramshop-keeper who shall keep open his dramshop contrary to the provisions of this section, or suffer the same to be done, or who shall sell, give away or otherwise dispose of, or suffer the same to be done upon or about his premises or any premises under his control, any intoxicating liquors in any quantity, on the first day of the week, commonly called Sunday, or upon the day of any general election in this State, or between the aforesaid hours of any day, shall, upon conviction thereof, be punished by a fine not less than fifty nor more than two hundred dollars. When it is shown to the satisfaction of any county court, excise commissioner, or other authority by whom the license was granted, or to any circuit or criminal judge of the city or county, that any dramshop was not closed or exposed to view as required by this section, then such court, commissioner or other authority, or circuit or criminal judge, shall revoke the license of the keeper thereof, and he shall not be permitted to obtain license as dramshop-keeper for a period of six months thereafter.

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 31, entitled

An act to amend chapter 55 of the Revised Statutes of the State of Missouri, 1889, entitled "Dower," by adding a new section thereto, to be known as section 4518a;

Also, the Senate has taken up and passed House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri,

And receded from Senate amendment No. 3.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 116, entitled

An act authorizing cities containing not less than 3000 nor more than 30,000 inhabitants, the boundary or boundaries of which coincide with any of the boundary lines of any city now having or which may hereafter have a population of more than 100,000 inhabitants, to provide for lighting streets and other public places, and to pay for the same by special assessment ;

Also, Senate bill No. 164, entitled

An act to amend section 2784, of article 8, of chapter 42, of the Revised Statutes of Missouri, 1889, relating to preferred stock of manufacturing and business corporations ;

Also, Senate bill No. 221, entitled

An act to regulate the calling of municipal bonds for redemption ;

Also, Senate bill No. 233, entitled

An act to repeal section 7077, chapter 115, article 2, Revised Statutes of the State of Missouri 1889, entitled " Mines and mining," and enact three new sections in lieu thereof, to be known as sections 7077, 7077a and 7077b ;

Emergency clause adopted ;

Also, Senate bill No. 229, entitled

An act to prevent the extermination of deer within the State of Missouri ;

Also, Senate bill No. 89, entitled

An act to amend section 7626, of chapter 138 of the Revised Statutes of 1889, relating to collection of personal taxes ;

Emergency clause not adopted ;

Also, Senate bill No. 210, entitled

An act in relation to the delinquent personal tax-lists, and for the relief of persons whose names appear thereon ;

Emergency clause adopted ;

Also, Senate bill No. 217, entitled

An act to preserve the purity of the navigable waters of this State ;

Also, substitute for Senate bill No. 9, entitled

An act to amend an act entitled " An act to amend section 3901, of article 8, chapter 47, of the Revised Statutes of 1889, entitled " Crimes and punishments," approved March 12, 1891 ;

In which the concurrence of the House is respectfully requested.

Minority report on House bill No. 220 was then adopted by the following vote on division : Ayes 68 ; nays 18 ; and 300 copies ordered printed.

House bill No. 79, special order, was taken up for third reading and passage.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 346, entitled

An act to enable cities now organized or which may hereafter be organized under the provisions of sections 16 and 17, of article IX of the Constitution of this State, to issue bonds for the purpose of paying judgments and decrees of courts, and to provide for the payment of such bonds, and declaring an emergency ;

Emergency clause adopted ;

In which the concurrence of the House is respectfully requested.

House bill No. 79 was then read the third time and passed by the following vote :

AYES—Messrs.

Atkins,
Baughner,
Benner,
Best,
Bittinger,
Bothwell,
Breit,
Brock,
Calhoun,
Cherrington,
Davis (Taney),
Davison,
DeFord,
Denny,
Denslow,
Drum,
Dyer,
Edgar,
Freeman,

Gay,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Johnston,
Jones (Jackson),
Jones (Polk),
Leazenby,
LeFavor,
LeRoy,
McPherson,
Mahan,
Middleton,

Miller,
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Sachse,
Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schumacher,
Shaw,

Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Swanger,
Tartar,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Waymeyer,
Wetzel,
Young (Texas),
Mr. Speaker—74.

NOES—Messrs.

Anderson,
Arnett,
Avery,
Bourn,
Buckner,
Burks,
Cape,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,

Crisp,
Daneri,
Davidson,
DeReign,
Drabelle,
Ferguson,
George,
Gill,
Jenkins,
Julian,
Kline,
Kyler,
Lane,

Lynch,
McCollum,
McIntyre,
McKearly,
McKee,
Marsh,
Melson,
Meriwether,
Moore (Mississippi),
O'Dell,
Old,
O'Reilly,

Pollock,
Pratte,
Ross,
Rothwell,
Russell (N. Madrid),
Sherrill,
Short (Cole),
Smith (Buchanan),
Tate,
Weaver,
Weinhold,
Young (St. Fran.)
—50.

Absent—Messrs.

Carroll,
Fuson,

Minnis,

Mortimer,

Pritchett—5.

Absent with leave—Messrs.

Bennett,
Davis (Wayne)

Hall,
Hinde,

Jones (Hickory),
Martin,

Watson—7.

Sick—Messrs.

Armstrong,

Kasey,

Schooler,

Sullinger—4.

Messrs. Sullinger, Kasey and Schooler were reported sick.
Mr. Hall was granted leave of absence.

Title to House bill No. 79 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 79 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Choate,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

Committee substitute for House bills Nos. 70, 393 and 394, being the special order for that hour, was taken up for third reading.

The following message was received from the Governor :

To the Senate and House of Representatives :

I have the honor herewith to transmit (through the House of Representatives) the report of the State Fish Commission. The report is an interesting document. It is written in a most entertaining style, and contains a large amount of useful information relating to the subject of pisciculture. The importance of this industry is not sufficiently well understood by the people of this State. I believe if this report could be printed and distributed, the small expense occasioned thereby would be infinitesimal in comparison with the great practical good resulting therefrom. I take pleasure in commending this report to your thoughtful attention.

WM. J. STONE, Governor.

Which was read.

(For Report see Appendix.)

On motion of Mr. Gmelich, the previous question was ordered on committee substitute to House bills No. 70, 393 and 394, and the substitute was read third time and passed by the following vote :

AYES—Messrs.

Armstrong,	Davison,	Lane,	Sailor,
Arnett,	DeFord,	Leazenby,	Sartin,
Atkins,	Denny,	McCollum,	Sawyer,
Avery,	Denslow,	McIntyre,	Schoppenhorst,
Baughner,	Drum,	McKearly,	Schumacher,
Benner,	Dyer,	McKee,	Shaw,
Best,	Edgar,	McPherson,	Sherrill,
Bittinger,	Ferguson,	Mahan,	Short (Phelps),
Bothwell,	Fuson,	Meriwether,	Smith (Buchanan),
Bourn,	Gay,	Middleton,	Smith (Howell),
Brett,	George,	Miller,	Spencer (Douglas),
Brock,	Gill,	Minnis,	Spurgeon,
Buckner,	Gmelich,	Moore (Mississippi),	Steel,
Burks,	Griffiths,	Moore (Stone),	Stickney,
Calhoun,	Grubb,	Moran,	Sullinger,
Cape,	Gurney,	Mueller,	Tartar,
Cherrington,	Hancock,	Murray,	Tate,
Chinn,	Harrison,	Odneal,	Tubbs,
Choate,	Higbee,	Old,	Walton,
Collins,	Hinde,	Phipps,	Warner,
Coppedge,	Jenkins,	Robertson,	Weaver,
Correll,	Jones (Polk),	Ross,	Young (St. Francois)
Cox,	Julian,	Russell (N. Madrid),	Young (Texas),
Davidson,	Kline,	Sachse,	Mr. Speaker—97.
Davis (Taney),			

NOES—Messrs.

Drabelle,	Jones (Jackson),	O'Reilly,	Waymeyer,
Freeman,	Kyler,	Pratte,	Weinhold,
Hammond,	LeRoy,	Rhone,	Wetzel—15.
Johnston,	O'Dell,	Spencer (St. L. City),	

Absent—Messrs.

Anderson,	LeFavor,	Mortimer,	Pritchett,
Carroll,	Lynch,	Pettijohn,	Rothwell,
Daneri,	Marsh,	Pollock,	Swanger,
DeReign,	Melson,	Porterfield,	Tatum—16.

Absent with leave—Messrs.

Bennett,
Crisp,
Davis (Wayne),

Hall,
Jones (Hickory),

Martin.
Short (Cole),

Hart,
Watson—9.

Sick—Messrs.

Kasey,

Schooler,

Temme—3.

Title to substitute was agreed to.

Mr. Davidson moved that the vote by which substitute passed be reconsidered and the motion be laid on the table;

Which was agreed to.

Messrs. Hall and Temme reported sick.

Mr. Short of Cole was granted leave of absence.

The following message was received from the Governor, through his Private Secretary, Mr. Winston :

To the Speaker of the House of Representatives :

SIR—I have the honor herewith to return to the House of Representatives the following bills with my approval indorsed thereon :

House bill No. 180, entitled

An act to amend article 3, chapter 47, of the Revised Statutes of Missouri 1889, relating to crimes and punishments, by adding a new section thereto, to be known as section 3625a ;

House bill No. 243, entitled

An act amendatory to an act approved March 26, 1891, in relation to water-gauges at the crossing of streams on public highways, as amended by an act approved March 30, 1893 ;

Which was read.

(Signed)

W. J. STONE, Governor.

The following report was received from the State Auditor :

To the Hon. B. F. Russell, Speaker of the House of Representatives, Jefferson City, Mo. :

SIR—In compliance with a resolution, a copy of which is hereto attached, adopted by the House of Representatives on February 25, 1895, calling upon the State Auditor for definite information with respect to the amount of deficiency in the appropriation for payment of costs in criminal cases, at this date, I have the honor to inform you that there are now on file in this office bills of cost properly chargeable to deficiency in said appropriation amounting in the aggregate to the sum of \$148,853.97.

(Signed)

J. M. SIEBERT, Auditor.

Which was read and referred to Committee on Appropriations.

On motion of Mr. Hinde, the rules were suspended, and Senate bill No. 346, entitled

An act to enable cities now organized, or which may hereafter be organized, under the provisions of section 16 and 17, of article 9, of the Constitution of this State, to issue bonds for the purpose of paying judgments and decrees of courts, and to provide for the payment of such bonds, and declaring an emergency,

Was read first time.

On motion of Mr. Minnis,

The vote by which House bill No. 664 was ordered engrossed was reconsidered.

Mr. Minnis offered the following amendment :

Amend House bill No. 664 by striking out all after the enacting clause, and inserting in lieu thereof the following :

Section 1. That section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7,

1892, be and the same is hereby amended by inserting after the word "Chariton," in line 3 of said section, the following words: "At the city of Salisbury, on the second Monday in January and the second Monday in July, and at the city of Keytesville;" and by striking out the words "third" and "Monday," in line 4 of said section, and insert in lieu thereof the words "second Monday," and by inserting between the words "and" and "July," in said 4th line of said section, the words "the third Monday in," and by striking out the word "fourth," in line 6 of said section, and insert in lieu thereof the word "third;" so that said section, when so amended, shall read as follows:

Section 40. In the Twelfth judicial circuit, in the county of Sullivan, on the third Mondays in May and November; in the county of Chariton, at the city of Salisbury, on the second Monday in January and second Monday in July, and at the city of Keytesville, on the first Monday in April and the third Monday in October; in the county of Carroll, on the second Monday in March and the third Monday in July and the first Monday in November; in the county of Linn, on the first Mondays of June and December; in the city of Brookfield, on the third Monday in February and the fourth Monday in September.

Which was read and adopted.

House bill No. 664 was ordered engrossed as amended.

On motion of Mr. Choate, the rules were suspended and House bills were taken up for third reading and passage.

House bill No. 107 was taken up for third reading and passage, and was read third time.

On motion of Mr. Warner, the vote by which House bill No. 107 was ordered to third reading was reconsidered, and bill passed informally.

House bill No. 323 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	DeReign,	Lynch,	Sailor,
Arnett,	Drum,	McCollum,	Sartin,
Atkins,	Edgar,	McIntyre,	Sawyer,
Avery,	Ferguson,	McKearly,	Schoppenhorst,
Baughner,	Freeman,	McKee,	Shaw,
Benner,	Fuson,	McPherson,	Sherrill,
Best,	Gay,	Marsh,	Short (Phelps),
Bittinger,	George,	Melson,	Smith (Buchanan),
Bothwell,	Gmelich,	Middleton,	Smith (Howell),
Breit,	Griffiths,	Miller,	Spencer (Douglas),
Brock,	Grubb,	Minnis,	Spurgeon,
Buckner,	Gurney,	Moore (Stone),	Steel,
Burks,	Hammond,	Moran,	Stickney,
Calhoun,	Hancock,	Mueller,	Sullinger,
Cherrington,	Harrison,	Murray,	Tartar,
Chinn,	Higbee,	O'Dell,	Tate,
Choate,	Hinde,	Odneal,	Tatum,
Collins,	Johnson,	O'Reilly,	Tubbs,
Coppedge,	Jones (Polk),	Phipps,	Warner,
Correll,	Julian,	Pollock,	Waymeyer,
Daneri,	Kline,	Porterfield,	Weaver,
Davidson,	Kyler,	Pratte,	Wetzel,
Davis (Taney),	Lace,	Robertson,	Young (St. Fran.),
Davison,	Leazenby,	Russell (N. Madrid),	Young (Texas),
DeFord,	LeFavor,	Sachse,	Mr. Speaker—101.
Denslow,			

NOES—Messrs.

Cape,	Gill,	Meriwether,	Rothwell,
Cox,	LeRoy,	Moore (Mississippi),	Weinhold—8.

Absent—Messrs.

Anderson,	Drabelle,	Old,	Spencer (St. L. City).
Bourn,	Jenkins,	Pettijohn,	Schumacher,
Carroll,	Jones (Jackson),	Pritchett,	Swanger,
Denny,	Mahan,	Rohne,	Walton,
Dyer,	Mortimer,	Ross,	Watson—20.

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Jones (Hickory),	Short (Cole)—7.
Crisp,	Hall,	Martin,	

Sick—Messrs.

Hart,	Kasey,	Schooler,	Temme—4.
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Title to House bill No. 323 was agreed to.

Mr. Moran moved that the vote by which House bill No. 323 passed be reconsidered and the motion be tabled ;

Which was agreed to.

Senate bill No. 33 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objections being made, the Speaker affixed his signature thereto as prescribed by section 32 of the Constitution.

House bill No. 136 was called up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Avery.	Gay,	Leazenby,	Russell (N. Madrid),
Baughner,	Gmelich,	LeFavor,	Sailor,
Benner,	Grubb,	LeRoy,	Sartin.
Best,	Gurney,	Moore (Mississippi),	Schumacher,
Bittinger,	Hammond,	Mueller,	Spencer (St. L. City),
Choate,	Hancock,	Murray,	Stickney,
Correll,	Harrison,	O'Reilly,	Tartar,
Davidson,	Higbee,	Pettijohn,	Tate,
Davis (Taney),	Hinde,	Phipps,	Walton,
DeFord,	Johnston,	Porterfield,	Warner,
DeReign,	Jones (Jackson),	Pratte,	Weinhold,
Drabelle,	Julian,	Robertson,	Wetzel,
Edgar,	Kyler,	Rohne,	Mr. Speaker—55.
Ferguson,	Lane,	Rothwell,	

NOES—Messrs.

Armstrong,	Denslow,	Mahan,	Schoppenhorst,
Arnett,	Drum,	Marsh,	Shaw,
Atkins,	Dyer,	Melson,	Sherrill,
Bourn,	Freeman,	Meriwether,	Short (Phelps),
Breit,	Fuson,	Middleton,	Smith (Buchanan),
Brock,	George,	Miller,	Smith (Howell),
Buckner,	Gill,	Minnis,	Spencer (Douglas),
Burks,	Griffiths,	Moore (Stone),	Spurgeon,
Calhoun,	Jones (Polk),	Moran,	Steel,
Cape,	Kline,	O'Dell,	Sullinger,
Cherrington,	McCoilum	Odneal,	Tubbs,
Chinn,	McIntyre,	Old,	Waymeyer,
Collins,	McKearly,	Ross,	Swanger,
Coppedge,	McKee,	Sachse,	Young (St. Fran.),
Cox,	McPherson,	Sawyer,	Young (Texas)—61.
Davison,			

Absent—Messrs.

Anderson,	Daneri,	Lynch,	Pritchett,
Bothwell,	Denny,	Mortimer,	Swanger,
Carroll,	Jenkins,	Pollock,	Tatum—12.

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Crisp,	Hall,	Martin,	Watson—8.

Sick—Messrs.

Hart,	Kasey,	Schooler,	Temme—4.
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Mr. Arnett moved that the vote by which House bill No. 136 failed to pass be reconsidered, and the motion be laid on the table.

Mr. Drabelle moved that the motion to reconsider be laid over until Thursday the 28th, after the morning hour.

Mr. Minnis moved that the motion to postpone be laid on the table; Which was not agreed to, by the following vote on division:
Ayes 47, noes 55.

The motion to postpone was then agreed to by the following vote on division: Ayes 59, noes 43.

House bill No. 396 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Fuson,	McKee,	Sailor,
Armstrong,	Gay,	McPherson,	Sartin,
Avery,	George,	Mahan,	Sawyer,
Baughner,	Gmelich,	Marsh,	Schumacher,
Benner,	Griffiths,	Melson,	Sherrill,
Best,	Grubb,	Meriwether,	Short (Phelps),
Bittinger,	Gurney,	Middleton,	Smith (Howell),
Burke,	Hammond,	Muller,	Spencer (Douglas),
Calhoun,	Hancock,	Minnis,	Spencer (St. L. City)
Cape,	Harrison,	Moore (Mississippi),	Spurgeon,
Cherrington,	Higbee,	Moore (stone),	Steel,
Chinn,	Hinde,	Moran,	Stickney,
Choate,	Jenkins,	Mueller,	Sullinger,
Coppedge,	Johnston,	Murray,	Tartar,
Correll,	Jones (Jackson),	O'Dell,	Tate,
Cox,	Julian,	Pettijohn,	Tatum,
Daneri,	Kline,	Phipps,	Tubbs,
Davidson,	Kyler,	Pollock,	Walton,
Davis (Taney),	Leazenby,	Porterfield,	Warner,
Davison,	LeFavor,	Robertson,	Waymeyer,
DeFord,	LeRoy,	Rohne,	Weaver,
Denslow,	Lynech,	Ross,	Wetzel,
Edgar,	McCollum,	Rothwell,	Weinhold,
Ferguson,	McIntyre,	Russell (N. Madrid),	Young St. Fran.),
Freeman,	McKearly,	Sachse,	Mr. Speaker—100.

NOES—Messrs.

Arnett,	DeReign,	Odneal,	Shaw,
Breit,	Dyer,	Old,	Young (Texas)—11.
Brock,	Jones (Polk),	Schoppenhorst,	

Absent—Messrs.

Atkins,	Carroll,	Drum,	O'Reilly,
Bothwell,	Collins,	Gill,	Pritchett,
Bourn,	Denny,	Lane,	Smith (Buchanan),
Buckner,	Drabelle,	Mortimer,	Swanger—16.

Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Crisp,	Hall,	Martin,	Watson—8.

Sick—Messrs.

Hart,	Pratte,	Schooler,	Temme—5.
Kasey,			

Title to House bill No. 396 was agreed to.

Mr. McKearly moved that the vote by which House bill No. 396 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 345 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Gill,	Lynch,	Russell (N. Madrid),
Avery,	Grubb,	McCollum,	Schumacher,
Bourn,	Higbee,	McKearly,	Sherrill,
Breit,	Hinde,	McPherson,	Smith (Buchanan)
Cape,	Jenkins,	Marsh,	Spencer (St. L. City),
Chinn,	Johnston,	Moore (Mississippi),	Steel,
Choate,	Julian,	Moran,	Stickney,
Coppedge,	Kline,	O'Dell,	Tate,
Correll,	Kyler,	Odneal,	Tatum,
Daneri,	Leazenby,	O'Reilly,	Warner,
Davidson,	LeFavor,	Ross,	Waymeyer,
DeReign,	LeRoy,	Rothwell,	Weaver—48.

NOES—Messrs.

Atkins,	Dyer,	Mahan,	Sawyer,
Baughner,	Ferguson,	Middleton,	Shaw,
Benner,	Freeman,	Miller,	Short (Phelps),
Best,	Fuson,	Minnis,	Smith (Howell),
Bittinger,	Gay,	Moore (Stone),	Spurgeon,
Brock,	George,	Mueller,	Swanger,
Buckner,	Gmelich,	Murray,	Tartar,
Burks,	Griffiths,	Old,	Tubbs,
Calhoun,	Gurney,	Porterfield,	Walton,
Cherrington,	Hammond,	Robertson,	Weinhold,
Davison,	Hancock,	Rohne,	Wetzel,
DeFord,	Harrison,	Sachse,	Young (St. Francois)
Denslow,	Jones (Polk),	Sailor,	Young (Texas),
Drabelle,	Lane,	Sartin,	Mr. Speaker—58.
Drum,	McKee,		

Absent—Messrs.

Anderson,	Crisp,	McIntyre,	Phipps,
Armstrong,	Davis (Taney),	Melson,	Pollock,
Bothwell,	Denny,	Meriwether,	Pritchett,
Carroll,	Edgar,	Mortimer,	Schoppenhorst,
Cox,	Jones (Jackson),	Pettijohn,	Spencer (Douglas),

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Absent with leave—Messrs.

Bennett,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Collins,	Hall,	Martin,	watson—8.

Sick—Messrs.

Hart,	Pratte,	Sullinger,	Temme—6.
Kasey,	Schooler,		

Mr. Drum moved that the vote by which House bill No. 345 failed to pass be reconsidered and the motion be laid on the table;

Which was not agreed to.

On motion of Mr. Drabelle, the motion to reconsider was laid over until Thursday, 28th February, by the following vote on division: Ayes 44, noes 20.

On motion of Mr. Julian, the rules were suspended, and House bill No. 678 was taken up for amendment and engrossment by the following vote on division: Ayes 47, noes 7.

Mr. Julian offered the following amendment:

Amend section 2 of House bill No. 678, at the end of line 8, by adding "man;" so it shall read "warehouseman;"

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend section 5, line 9 of House bill No. 678, by inserting between the words "advertisement" and "in," the following words: "in a daily paper, or four weeks' notice by advertisement;"

Which was read and adopted.

House bill No. 678 was ordered engrossed as amended.

Mr. Drum moved that the vote by which House bill No. 261 was ordered engrossed be reconsidered and the motion be laid on the table ;
Which was agreed to.

On motion of Mr. Drum, House bill No. 261 was made a special order for Wednesday afternoon, the 27th, by the following vote on division: Ayes 36, noes 9.

Senate joint and concurrent resolution No. 8 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Drabelle,	Lynch,	Sartin,
Arnett,	Dyer,	McCollum,	Sawyer,
Atkins,	Ferguson,	McKee,	Schoppenhorst,
Avery,	Freeman,	McPherson,	Shaw,
Baugh-r,	Fuson,	Mahan,	Sherrill,
Benner,	Gay,	Melson,	Short (Cole),
Best,	George,	Meriwether,	Short (Phelps).
Bittinger,	Gill,	Middleton,	Smith (Howell),
Bothwell,	Gmelich,	Miller,	Spencer (Douglas),
Bourn,	Griffiths,	Minnis,	Spencer (St. L. City).
Breit,	Grubb,	Moran,	Spurgeon,
Brock,	Gurney,	Mueller,	Steel,
Buckner,	Hammond,	Murray,	Stickney,
Burks,	Hancock,	O'Dell,	Swanger,
Cape,	Harrison,	Odneal,	Tartar,
Cherrington,	Higbee,	O'Reilly,	Tate,
Chinn,	Jenkins,	Pettijohn,	Tatum,
Choate,	Johnston,	Phipps,	Walton,
Coppedge,	Jones (Polk),	Porterfield,	Warner,
Correll,	Julian,	Robertson,	Waymeyer,
Crisp,	Kline,	Rohne,	Weaver,
Daneri,	Kyler,	Ross,	Weinhold,
Davidson,	Lane,	Rothwell,	Wetzel,
Davison,	Leazenby,	Russell (N. Madrid),	Young (St. Fran.),
Denslow,	LeFavor,	Sachse,	Young (Texas),
DeReign,	Leroy,	Sailor,	Mr. Speaker—104.

NOES—None.

Absent—Messrs.

Anderson,	Denny,	McIntyre,	Mortimer,
Calhoun,	Drum,	McKearly,	Old,
Carroll,	Edgar,	Marsh,	Pollock,
Cox,	Hinde,	Moore (Mississippi),	Smith (Buchanan),
Davis (Taney),	Jones (Jackson),	Moore (Stone),	Tubbs—21.
DeFord,			

Absent with leave—Messrs.

Bennett,	Hall,	Martin,	Schumacher,
Collins,	Jones (Hickory),	Pritchett,	Watson—9.
Davis (Wayne),			

Sick—Messrs.

Hart,	Pratte,	Sullinger,	Temme—6.
Kasey,	Schooler,		

Mr. Collins was granted leave of absence.

Title to Senate joint and concurrent resolution No. 8 was agreed to.

Mr. DeReign moved that the vote by which Senate joint and concurrent resolution No. 8 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Atkins moved to adjourn under the rules ;

Which was not agreed to.

On motion of Mr. Stickney, House bill No. 434 was made special order for Wednesday, February 27, 1895, after the morning hour.

Mr. Crisp offered the following resolution :

Resolved, That the report of the State Fish Commissioner, together with the Governor's letter of transmittal, be referred to the Joint Committee on Printing, with instructions to have such number of copies printed as they may deem necessary for the appendix of the Journal and for the use of the members of this House.

Which was read and adopted.

Mr. Weinhold moved to take a recess until 7:30 o'clock p. m.

Mr. Gurney moved to adjourn under the rules;

Which was agreed to by the following vote on division: Ayes 77, noes 25.

FORTY-SIXTH DAY—WEDNESDAY, February 27, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

The vote by which House bill No. 136 failed to pass was refused reconsideration by the following vote on division: Ayes 22, noes 32.

The vote by which House bill No. 345 failed to pass was refused reconsideration.

Mr. Martin presented a petition from the citizens of Franklin county, praying for the enactment of a law protecting the public health and preventing adulteration of dairy products and fraud in the sale thereof; which was read, and

Referred to Committee on Agriculture.

Mr. Jones of Polk presented remonstrances from the citizens of Cedar county, protesting against the passage of House bill No. 259; which were read and

Referred to Committee on Judiciary.

Mr. Kline presented a petition from the citizens of Barton county, praying for the enactment of a bill amending the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Drabelle presented a petition from the teachers of St. Louis public schools, praying for the passage of House bill No. 411;

Which was referred to the Committee of the Whole House.

Mr. Davison (by request) introduced House bill No. 801, entitled An act authorizing the county of Butler and the city of Poplar Bluff, and their assigns, to take up and remove certain dead bodies, with an emergency clause;

Which was read first time.

Mr. Spencer of St. Louis City (by request) introduced House bill No. 802, entitled

An act for the prevention of blindness in children;

Which was read first time.

On request, House bill No. 791 was recalled from Committee on Swamp Lands, and
Referred to Committee on Agriculture.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 261, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8 of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections ;

Also, Senate bill No. 235, entitled

An act to amend section 5897, article 4, chapter 89, General Statutes of Missouri, by adding at the end of said section the following words ;

Also, Senate bill No. 16, entitled

An act to provide for the appointment of a Board of Medical Supervisors of the Asylum for the Insane.

Emergency clause adopted, title amended and agreed to as amended

Also, Senate bill No. 277, entitled

An act to amend section 7826, chapter 140, article 1, Revised Statutes of Missouri 1889, relating to roads and highways ;

In which the concurrence of the House is respectfully requested ;
Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 27, entitled

An act for the protection of imported game birds in this State ;

Also, House bill No. 43, entitled

An act—melon inspection: An act regulating the shipping of water-melons in this State.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, with an emergency clause ;

Also, House bill No. 408, entitled

An act to amend section 2154, article 7, chapter 33, of the Revised Statutes of Missouri, 1889, entitled "Code of civil procedure ;"

Also, House bill No. 590, entitled

An act to amend section 4403, chapter 48, article 14, Revised Statutes of 1889, relating to criminal cases, practice and proceedings, by striking out certain words in said section ;

Also, House bill No. 170, entitled

An act to amend section 6843, chapter 108, Revised Statutes of the State of Missouri, relating to marriages ;

Also, House bill No. 184, entitled

An act to amend an act entitled "An act to amend section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri," approved April 1, 1894, entitled "Schools, new districts,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Steel, from the Committee on Permanent Seat of Government, submitted the following report :

MR. SPEAKER: Your Committee on Permanent Seat of Government, to which was referred House bill No. 108, entitled

An act requiring condemned property to be sold for the benefit of the revenue fund,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Baugher, from of the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 486, entitled

An act to repeal section six thousand six hundred and thirty-two (6632), chapter one hundred (100), article one (1), of the Revised Statutes of Missouri, 1889, entitled "Legislature," and to enact a new section in lieu thereof, to be known as section 6632 ;

Also House bill No. 462, entitled

An act to repeal sections 2, 3, 6, 7 and 12 of an act entitled "An act to establish a criminal court in Buchanan county, and to provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five new sections in lieu thereof ;

Also, House bill No. 433, entitled

An act to repeal sections 2161 and 2162, of article 7, chapter 33, of the Revised Statutes of the State of Missouri for 1889, entitled "Code of civil procedure," and in lieu thereof enacting two new sections ;

Also, House bill No. 484, entitled

An act to cede a portion of St. Clair county to the county of Benton ;

Also, House bill No. 76, entitled

An act to protect travel and transportation,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Mahan, from the Committee on School Text-books, submitted the following report :

MR. SPEAKER: Your Committee on School Text-books, to which was referred Senate bill No. 187, entitled

An act to amend an act entitled "An act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price therefor," approved April 4, 1891, by inserting a new section to be known as section 12a, and prescribing a penalty on dealers for selling school text books at a price in excess of the contract price with ten per cent added,

Begs leave to report the same back with the following amendments, and with these amendments we would respectfully recommend that the said bill do pass :

Amendment No. 1 :

Amend Senate bill No. 187 by striking out in line 4 of section 1 the word "ten" and inserting in lieu thereof the word "fifteen ;"

Which was read and adopted.

Amendment No. 2 :

Amend the title of Senate bill No. 187 by striking out in line 7 the word "ten" and inserting in lieu thereof the word "fifteen ;"

Which was read and adopted.

The amendments were ordered printed.

Mr. Hancock, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 85, entitled

An act to amend article 2 of chapter 5 of the Revised Statutes, 1889, of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto, numbered 363a, relating to posting of notices and proof of sale ;

Also, House bill No. 31, entitled

An act to amend chapter 55 of the Revised Statutes of the State of Missouri, 1889, entitled "Dower," by adding a new section thereto, to be known as section 4518a ;

Also, House bill No. 118, entitled

An act to repeal section 6286 of article 7 of chapter 94 of the Revised Statutes of 1889, entitled "Judgments and their incidents," and to enact a new section in lieu thereof, to be known as section 6286 ;

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 173, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to practice in Supreme Court and courts of appeal,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

House bill No. 118 having been returned from Committee on Enrolled bills as truly enrolled, all business was suspended, and the bill was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

House bill No. 31 having been returned as truly enrolled, all business was suspended and the bill read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

House bill No. 85 having been returned truly enrolled, all business was suspended and the bill read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 198, entitled

An act to amend section 576, of article 2, of chapter 10, of the Revised Statutes of Missouri of 1889, entitled "Attachments,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 737, entitled

An act to repeal section 4576, chapter 51, article 1, of Revised Statutes of the State of Missouri, entitled "Dramshops," and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 752, entitled

An act to provide for the floating of our national flag over public school-houses on school days,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 777, entitled

An act to amend section 14 of an act entitled "An act to repeal article 3, of chapter 143, of the Revised Statutes of Missouri of 1889, said article being entitled Organization of school districts in cities of over 100,000 and less than 300,000 inhabitants, and to enact in lieu thereof a new article providing for the organization and government of school districts in cities of over 100,000 and less than 300,000 inhabitants," approved March 31, 1893, and to add a new section to said act, to be designated as section 16a,

Begs leave to report that it has examined the same, and recommends that it do not pass, as this is covered by another bill previously reported for adoption by this committee;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 448, entitled

An act entitled an act to repeal sections 1, 2, 2a, 3, 9 and 10 of an act entitled "An act to provide for the training and licensing of teachers," approved April 20, 1891, and amended and approved March 31, 1893, and to enact new sections in lieu thereof, to be known as sections 1, 2, 3, 9 and 10,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 283, entitled

An act to establish a system of district institutes, to grant State certificates, and incidentally to give instruction in the higher branches,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 793, entitled

An act to repeal section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7972, chapter 143, of article 1, of the Revised Statutes of the State of Missouri, relating to public schools," approved April 1, 1891, and to enact a new section in lieu thereof, to be known as section 7972, with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 744, entitled

An act to provide for the regulation of public warehouses in cities having over two hundred thousand inhabitants, to regulate charges for the storing of grain, to provide for the registration and cancellation of warehouse receipts, to provide for the weighing of grain and regulate charges for weighing same, and to provide penalties for violation of this act,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 551, entitled

An act to amend section 8415 of chapter 160, of the Revised Statutes of Missouri, 1889, entitled "Thistles,"

Begs leave to report that it has examined the same, and recommends that the accompanying substitute do pass ;

Which was read, substitute adopted, and 300 copies of the bill ordered printed.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 736, entitled

An act to re-enact and to amend section 7806, of chapter 140, article 1, of the Revised Statutes of Missouri, 1889, relating to road districts, with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 708, entitled

An act to enact a law establishing a State road and highway commission, and appropriating money for carrying out the provisions of the same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 718, entitled

An act providing for the appointment and election of road supervisors and fixing their duties and compensation, and providing who shall work the roads, and fixing a poll-tax,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 766, entitled

An act to amend section 11, of the session acts of 1893, entitled "An act to provide for working and improving the public roads in certain counties by county supervision, and to raise revenue therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in those counties where county courts shall by order of record declare the same to be the law in such counties, when adopted by a majority of the legal voters," approved April 20, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass :

Which was read, and 300 copies of the bill ordered printed.

Mr. Spencer of St. Louis City, from the Committee on Banks and Banking, submitted the following report :

MR. SPEAKER: Your Committee on Banks and Banking, to which was referred Senate bill No. 154, entitled

An act to amend article 8, of the Revised Statutes of Missouri, 1889, entitled "Savings banks and fund companies," by repealing section 2753 of said article 8, and enacting in lieu thereof a new section to be known and designated as section 2753,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendment :

Amend Senate bill 154 by adding the following words: "And in all cases a copy of said statement shall be posted in the banking house accessible to all,"

Which was read and adopted, and 300 copies of the amendment ordered printed.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred House bill No. 762, entitled

An act to amend section 6 (section 4985) of an act approved March 31, 1891, relating to fees of prosecuting attorneys, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Sullinger (by consent) introduced House bill No. 803, entitled An act for the relief of Alonzo Thompson, and to appropriate money therefor;

Which was read first time.

Mr. Sullinger (by consent) introduced House bill No. 804, entitled An act for the relief of Charles G. Comstock, and to appropriate money therefor;

Which was read first time.

Mr. Sullinger (by consent) introduced House bill No. 805, entitled An act for the relief of D. P. Dyer, and to appropriate money therefor;

Which was read first time.

Mr. Sullinger (by consent) introduced House bill No. 806, entitled An act for the relief of Cyrus Thompson, and to appropriate money therefor;

Which was read first time.

Mr. Tubbs offered the following resolution:

Whereas, There are pending before this House contests for the seats of sitting members from the Fourth district of the City of St. Louis; and

Whereas, A sub-committee of the Elections Committee has been appointed for the purpose of supervising the examination of the election returns from said district;

Resolved, That said sub-committee is hereby authorized to sit during the sessions of this House.

Which was read and adopted.

House bill No. 794 was read second time and Referred to Committee on Agriculture.

House bill No. 795 was read second time and Referred to Committee on Roads and Highways.

Senate bill No. 796 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 797 was read second time and Referred to Committee on Ways and Means.

House bill No. 798 was read second time and Referred to Committee on Appropriations.

House bill No. 799 was read second time and Referred to Committee on Federal Relations.

Mr. Bittinger (by consent) introduced House bill No. 807, entitled An act to provide for the collection of school-taxes in city school districts having not less than fifty nor more than one hundred thousand inhabitants;

Which was read first time.

Mr. Armstrong (by consent) introduced House bill No. 808, entitled
An act to amend article 6, of chapter 45, Revised Statutes of Missouri, entitled "County depositories;"

Which was read first time.

Senate bill No. 45, entitled

An act to provide for the increase of the number of judges composing the circuit court of the City of St. Louis,

Was read first time.

Senate bill No. 137, entitled

An act to amend an act entitled "An act prohibiting any fire insurance policy from containing any clause or provision seeking to make the assured co-insure with the company, or to reduce his loss or damage by means of his failure to take out or maintain other insurance," approved April 19, 1893, so as to further provide against the reduction of such loss or damage, or limiting the liability of the company therefor, by reason of such failure, or by reason of the consideration upon which such policy may issue,

Was read first time.

Senate bill No. 150, entitled

An act requiring life insurance agents to leave copy of policy with applicant, and providing penalties therefor,

Was read first time.

Senate bill No. 197, entitled

An act to amend section 5799, article 1, chapter 1, Revised Statutes, 1889, entitled "Insurance,"

Was read first time.

Senate bill No. 280, entitled

An act amending section 607, of chapter 2, of the Revised Statutes of Missouri of 1889, entitled "Attorneys-at-law,"

Was read first time.

Senate bill No. 116, entitled

An act authorizing cities containing no less than 3000 nor more than 30,000 inhabitants to provide for lighting streets and other public places, and to pay for the same by special assessment,

Was read first time.

Senate bill No. 164, entitled

An act to amend section 2784, article 8, of chapter 42 of the Revised Statutes of Missouri, 1889, relating to preferred stock of manufacturing and business corporations,

Was read first time.

Senate bill No. 210, entitled

An act in relation to the delinquent personal tax lists, and for the relief of persons whose names appear thereon,

Was read first time.

Senate bill No. 217, entitled

An act to preserve the purity of navigable waters of this State,

Was read first time.

Senate bill No. 221, entitled

An act to regulate the calling of municipal bonds for redemption,

Was read first time.

Senate bill No. 233, entitled

An act to amend section 7077, chapter 115, article 2, of Revised Statutes of Missouri, by striking out said section and enacting a new section in lieu thereof, to be known as section 7077*a*, relating to explosives to be kept in a strong box, etc., and by adding two new sections, to be known as sections 7077*b* and 7077*c*,

Was read first time.

Senate bill No. 229, entitled

An act to prevent the extermination of deer within the State of Missouri,

Was read first time.

Senate bill No. 89, entitled

An act to amend section 7626, of chapter 138, of the Revised Statutes of 1889, relating to the collection of personal taxes,

Was read first time.

Substitute for Senate bill No. 9, entitled

A bill to amend section 3901, of chapter 47, entitled "Crimes and punishments,"

Was read first time.

Senate bill No. 346 was read second time and

Referred to Committee on Municipal Corporations.

Senate bill No. 32 was read second time and

Referred to Committee on Municipal Corporations.

Senate bill No. 182 was read second time and

Referred to Committee on Eleemosynary Institutions.

Senate bill No. 103 was read second time and

Referred to Committee on Elections.

Senate bill No. 273 was read second time and

Referred to Committee on Federal Relations.

Senate bill No. 294 was read second time and

Referred to Committee on Judiciary.

House bill No. 800 was read second time and

Referred to Committee on Claims.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 774, entitled

An act to amend section 5176, chapter 70, of the Revised Statutes of 1889, entitled mortgage, etc., of personalty invalid unless recorded, by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 175, entitled

An act to amend sections 7079 and 7091, chapter 116, Revised Statutes of the State of Missouri, and to enact a new section, relating to mortgages and deeds of trust, and providing for redemption in cases of foreclosure, and repealing section 7080 of said chapter,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 748, entitled

An act to repeal an act entitled "An act providing that usury may be plead as a defense in civil actions, and that usurious interest paid may be applied in payment of the principal debt, and that proof of the exaction of usurious rates of interest shall invalidate and render illegal any lien, mortgage or pledge of personal property, made to secure such indebtedness, and to repeal section 5976 of the General Statutes of 1889, relating to the plea of usury in civil actions," approved April 21, 1891,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 790, entitled

An act to amend section 8242, Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 695, entitled

An act to amend section 835, chapter 21, article 1, of the Revised Statutes of Missouri, 1889, entitled "Compromising and funding county and township bonds,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 688, entitled

An act to amend sections 299 and 304, of article 15, chapter 1, of the Revised Statutes of the State of Missouri, entitled "Public administrators,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 723, entitled

An act to prohibit non-residents from becoming sureties on bonds frequred by law to be given,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 684, entitled

An act to repeal section 1 of an act approved April 21, 1891, relating to interest usury,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 729, entitled

An act limiting the liabilities of persons receiving newspapers and periodicals from publishers,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 139, entitled

An act to amend section 3624, of article 3, of the Revised Statutes of Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 691, entitled

An act to amend section 8888, of chapter 172, of the Revised Statutes of Missouri of 1889, relating to "Wills,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 724, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust and other conveyances,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 749, entitled

An act regulating the rate of interest and forbearance on money,
Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 80, entitled

An act regulating proceedings for writ of prohibition,
Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 765, entitled

An act to provide for the appointment of a legal adviser to the board of police commissioners in all cities of this State having a population of 300,000 inhabitants or over,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 658, entitled

An act to amend article 2, chapter 45, Revised Statutes of State of Missouri, entitled "Counties," by adding a new section thereto, to be known as section 3121a,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 620, entitled

An act to protect tax-payers,
Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 697, entitled

An act regulating practice in county courts,
Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 789, entitled

An act to amend section 3311, Revised Statutes 1889, by adding a new section thereto, to be known as section 3311a, entitled "Courts of record," requiring clerks of county courts to provide prosecuting attorneys with Missouri reports and reports of Courts of Appeals,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 96, entitled

An act to amend article 2, of chapter 13, Revised Statutes of Missouri, entitled "Prosecuting and circuit attorneys and their assistants," by adding a new section, to be numbered 677a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

House bill No. 598 was taken up for amendment and engrossment.

Mr. Pettijohn offered the following substitute for House bill No. 598, entitled

An act to create a reformatory for men in connection with and as a department of the State Reform School, and to provide for the support and management of such reformatory, and for the punishment for their first offense, of men and boys over eighteen years of age, convicted of felony, by permitting the court in which the proceedings are had, in its discretion, to commit such persons to reformatory in lieu of the penitentiary, and to provide for the commutation of sentence by the Governor, and the transfer from the penitentiary to reformatory of persons convicted of their first offense, and to appropriate \$75,000 to purchase additional ground in connection with said reform school, and to erect necessary buildings and for the support of said reformatory;

Which was read and adopted, and bill, as amended by substitute, ordered engrossed.

House bill No. 434 was taken up as special order for third reading and passage, and was passed by the following vote:

A Y E S—Messrs.

Anderson,	Correll,	Grubb,	McKearly,
Armstrong,	Cox,	Gurney,	McKee,
Arnett,	Crisp,	Hammond,	Mahan,
Avery,	Daneri,	Harrison,	Melson,
Baughner,	Davidson,	Hart,	Meriwether,
Benner,	Davis (Taney,)	Higbee,	Middleton,
Best,	Davison,	Jenkins,	Miller,
Bittinger,	Denslow,	Johnston,	Moore (Mississippi),
Bothwell,	DeReign,	Jones (Jackson),	Murray,
Bourn,	Drabelle,	Julian,	Odneal,
Breit,	Edgar,	Kasey,	Old,
Burks,	Ferguson,	Kline,	O'Reilly,
Calhoun,	Freeman,	Kyler,	Pettijohn,
Cape,	Fuson,	Lane,	Phipps,
Cherrington,	Gay,	Leazenby,	Pollock,
Chinn,	Gill,	LeFavor,	Porterfield,
Choate,	Gmelich,	LeRoy,	Pratte,
Coppedge,	Griffiths,	McCollum,	Robertson,

Rohne,	Schoppenhorst,	Steel,	Warner.
Ross,	Schumacher,	Stickney,	Waymeyer,
Rothwell,	Shaw,	Sullinger,	Weaver.
Russell (N. Madrid),	Sherrill,	Swanger,	Weinhold,
Sachse,	Smith (Buchanan),	Tate,	Young (St. Fran),
Sailor,	Spencer (Douglas),	Tatum,	Young (Texas),
Sawyer,	Spencer (St. L. City),	Walton,	Mr. Speaker—100.

NOES—Messrs.

Bennett,	George.	O'Dell,	Spurgeon,
DeFord,	Jones (Polk),	Short (Phelps),	Tartar—11.
Dyer,	Moore (Stone).	Smith (Howell),	

Absent—Messrs.

Atkins,	Drum,	McIntyre,	Moran,
Brock,	Hancock,	McPherson,	Mortimer,
Buckner,	Hinde,	Marsh,	Mueller,
Carroll,	Lynch,	Minnis,	Tabbs—17.
Denny,			

Absent with leave—Messrs.

Collins,	Hall,	Martin,	Short (Cole),
Davis (Wayne),	Jones (Hickory),	Pritchett,	Watson—8.

Sick—Messrs.

Sartin,	Schooler,	Temme,	Wetzel—4.
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Messrs. Sartin and Wetzel were reported sick.

Messrs. Breit and Collins were granted leave of absence.

Title to House bill No. 434 was agreed to.

Mr. Jones of Polk was granted leave of absence for one day.

Mr. Stickney moved that the vote by which House bill No. 434 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Gmelich, the rules were suspended and House bills taken up for third reading and passage.

House bill No. 301 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	DeReign,	Lynch,	Rohne,
Arnett,	Drum,	McCollum,	Ross,
Atkins,	Dyer,	McIntyre,	Rothwell,
Avery,	Edgar,	McKearly,	Russell (N. Madrid),
Baughner,	Ferguson,	McKee,	Sachse,
Benner,	Freeman,	McPherson,	Sailor,
Bennett,	Fuson,	Mahan,	Sawyer,
Best,	Gay,	Marsh,	Schoppenhorst,
Brock,	George,	Martin,	Schumacher,
Burks,	Gill,	Melson,	Sherrill,
Calhoun,	Gmelich,	Meriwether,	Short (Phelps).
Cape,	Grubb,	Middleton,	Smith (Buchanan),
Cherrington,	Gurney,	Miller,	Smith (Howell),
Chinn,	Hancock,	Moore (Mississippi),	Spencer (Douglas),
Choate,	Harrison,	Moore (Stone),	Swanger,
Coppedge,	Higbee,	Moran,	Tartar,
Correll,	Jenkins,	Murray,	Tate,
Cox,	Johnston,	O'Dell,	Tatum,
Crisp,	Jones (Jackson),	Odneal,	Walton,
Daneri,	Kasey,	Old,	Warner,
Davidson,	Kline,	Pettijohn,	Waymeyer,
Davis (Taney)	Lane,	Phipps,	Weaver,
Davison,	Leazenby,	Pollock,	Weinhold,
DeFord,	LeFavor,	Porterfield,	Mr. Speaker—99.
Denslow,	LeRoy,	Robertson,	

NOES—Messrs.			
Tuckner, Tyler,	O'Reilly, Spencer (St. L. City),	Spurgeon,	Young (Texas)—6.
Absent—Messrs.			
Anderson, Bittinger, Bothwell, Burn, Carroll,	Denny, Drabelle, Griffiths, Hammond, Hinde,	Julian, Minnis, Mortimer, Mueller, Pritchett,	Steel, Stickney, Tubbs, Young (St. Fran.) —19.
Absent with leave—Messrs.			
Brett, Collins, Davis (Wayne),	Hall, Jones (Hickory),	Jones (Polk), Shaw,	Short (Cole), Watson—9.
Sick—Messrs.			
Hart, Pratte,	Sartin, Schooler,	Sullinger, Temme,	Wetzel—7.

Title to House bill No. 301 was agreed to.

Mr. Grubb moved that the vote by which House bill No. 301 passed be reconsidered, and the motion be laid on the table :

Which was agreed to.

Mr. Moore of Mississippi (by consent) introduced House bill No. 309, entitled

An act to amend section 638, of chapter 13, of article 2, of the Revised Statutes of 1889, relating to prosecuting and circuit attorneys and their assistants ;

Which was read first time.

Mr. Tubbs, from the Committee on Elections, submitted the following report (by consent):

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 781, entitled

An act concerning primary elections,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Avery was granted leave of absence until Monday, March 4.

On request of Mr. Avery, House bills Nos. 625, 32, 121 and 122 were made special order for Monday, March 4, after the morning hour.

House bill No. 335 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.			
Anderson, Armstrong, Arnett, Bittinger, Bothwell, Bourn, Brock, Buckner, Burks, Cape, Cherrington, Choate, Coppedge, Correll, Crisp, Daneri, Davidson, Davis (Faney), Davison, Denslow, DeReign,	Drum, Edgar, Ferguson, Freeman, Gay, Gill, Gmelich, Griffiths, Grubb, Gurney, Hammond, Hancock, Harrison, Hart, Higbee, Johnston, Jones (Jackson), Julian, Kasey, Kline, Kyler,	Lane, Leazenby, LeFavor, LeRoy, McCollum, McIntyre, McKee, McPherson, Marsh, Melson, Meriwether, Middleton, Miller, Moore (Mississippi), Moore (stone), Moran, Murray, Pettijohn, Phipps, Porterfield, Pratte,	Rohne, Ross, Rothwell, Russell (N. Madrid), Sailor, Schoppenhorst, Short (Cole), Short (Phelps), Spencer (St. L. city), Steel, Stickney, Swanger, Tartar, Tate, Tatum, Walton, Warner, Young (St. Fran.), Young (Texas), Mr. Speaker—83.

NOES—Messrs.

Atkins,	Dyer,	Old,	Smith (Howell),
Baughner,	Fuson,	Pollock,	Spencer (Douglas),
Benner,	George,	Sachse,	Spurgeon,
Bennett,	Mahan,	Sawyer,	Tubbs,
Best,	Martin,	Schumacher,	Waymeyer,
Calhoun,	O'Dell,	Sherrill,	Weaver,
Chinn,	Odneal,	Smith (Buchanan),	Weinhold—29.
DeFord,			

Absent—Messrs.

Carroll,	Hinde,	McKearly,	Mueller,
Cox,	Jenkins,	Minnis,	O'Reilly,
Denny,	Lynch,	Mortimer,	Robertson—13.
Drabelle,			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Polk),	Shaw,
Breit,	Hall,	Pritchett,	Watson—10.
Collins,	Jones (Hickory),		

Sick—Messrs.

Sartin,	Sullinger,	Temme,	Wetzel—5.
Schooler,			

Emergency clause to House bill No. 335 was rejected by the following vote:

AYES—Messrs.

Anderson,	Collins,	Harrison,	Moran,
Bittinger,	Cox,	Hart,	Swanger,
Bourn,	Drabelle,	Kline,	Tatum,
Burks,	Freeman,	Lane,	Walton—19.
Chinn,	Gurney,	LeRoy,	

NOES—Messrs.

Armstrong,	Ferguson,	Marsh,	Sawyer,
Arnett,	Fuson,	Melson,	Schoppenhorst,
Atkins,	Gay,	Meriwether,	Schumacher,
Baughner,	George,	Middleton,	Short (Cole),
Benner,	Gill,	Miller,	Short (Phelps),
Best,	Gmelich,	Moore (Mississippi),	Smith (Buchanan),
Brock,	Griffiths,	Moore (Stone),	Smith (Howell),
Buckner,	Hammond,	Murray,	Spencer (Douglas),
Cape,	Hancock,	O'Dell,	Spurgeon,
Cherrington,	Higbee,	Odneal,	Steel,
Coppedge,	Johnston,	Old,	Stickney,
Correll,	Jones (Jackson),	Pettijohn,	Tartar,
Daneri,	Kasey,	Pollock,	Tate,
Davis (Taney),	Kyler,	Porterfield,	Warner,
Davison,	Leazenby,	Pratt,	Waymeyer,
DeFord,	LeFavor,	Robertson,	Weaver,
Denslow,	McCollum,	Rohne,	Weinhold,
DeReign,	McIntyre,	Ross,	Young (St. Fran.),
Drum,	McKee,	Russell (N. Madrid),	Young (Texas),
Dyer,	McPherson,	Sachse,	Mr. Speaker—83.
Edgar,	Mahan,	Sailor,	

Absent—Messrs.

Bothwell,	Denny,	McKearly,	Phipps,
Calhoun,	Grubb,	Minnis,	Rothwell,
Carroll,	Hinde,	Mortimer,	Sherrill,
Choate,	Jenkins,	Mueller,	Spencer (St. L. City)
Crisp,	Julian,	O'Reilly,	Tubbs—22.
Davidson,	Lynch,		

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Polk),	Shaw,
Bennett,	Hall,	Martin,	Watson—11.
Breit,	Jones (Hickory),	Pritchett,	

Sick—Messrs.

Sartin,	Sullinger,	Temme,	Wetzel—5.
Schooler,			

Mr. Crisp was granted leave of absence.

On motion of Mr. Davison,

Title to House bill No. 335 was amended by striking out the emergency clause.

Title to House bill No. 335, as amended, was agreed to.

Mr. Julian moved that the vote by which House bill No. 335 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 417 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Drabelle,	LeFavor,	Rothwell,
Armstrong,	Drum,	LeRoy,	Russell (N. Madrid),
Arnett,	Dyer,	Lynch,	Sachse,
Atkins,	Edgar,	McCollum,	Sailor,
Avery,	Ferguson,	McIntyre,	Sawyer,
Baughner,	Freeman,	McKearly,	Schoppenhorst,
Benner,	Fuson,	McKee,	Sherrill,
Bennett,	Gay,	McPherson,	Short (Cole),
Best,	George,	Mahan,	Short (Phelps),
Bittinger,	Gill,	Martin,	Smith (Buchanan),
Bothwell,	Gmelich,	Melson,	Smith (Howell),
Bourn,	Griffiths,	Metiwether,	Spencer (Douglas),
Brock,	Grubb,	Middleton,	Spencer (St. L. City),
Buckner,	Gurney,	Miller,	Spurgeon,
Burks,	Hammond,	Moore (Stone),	Steel,
Calhoun,	Hancock,	Moran,	Stickney,
Cape,	Harrison,	Mueller,	Swanger,
Cherrington,	Hart,	O'Dell,	Tartar,
Chinn,	Higbee,	Odneal,	Tate,
Coppedge,	Jenkins,	Pettijohn,	Tatum,
Correll,	Johnston,	Phipps,	Tubbs,
Cox,	Julian,	Pollock,	Warner,
Daneri,	Kasey,	Porterfield,	Weaver,
Davidson,	Kline,	Pratte,	Weinhold,
Davis (Taney),	Kyler,	Robertson,	Young (St. Franc.),
Davison,	Lane,	Rohne,	Young (Texas),
Denslow,	Leazenby,	Ross,	Mr. Speaker—109.
DeReign,			

NOES—Mr. Waymeyer—1.

Absent—Messrs.

Carroll,	Denny,	Minnis,	Old,
Choate,	Hinde,	Moore (Mississippi),	O'Reilly,
Crisp,	Jones (Jackson),	Mortimer,	Schumacher,
DeFord,	Marsh,	Murray,	Walton—16.

Absent with leave—Messrs.

Breit,	Hall,	Jones (Polk),	Shaw,
Collins,	Jones (Hickory),	Pritchett,	Watson—9.
Davis (Wayne),			

Sick—Messrs.

Sartin,	Sullinger,	Temme,	Wetzel—5.
Schooler,			

Mr. Shaw was granted leave of absence.

Title to House bill No. 417 was agreed to.

Mr. Leazenby moved that the vote by which House bill No. 417 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 436 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Coppedge,
Correll,
Cox,
Daneri,
Davis (Taney),

Davison,
DeFord,
Denslow,
DeReign,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Gay,
George,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hammond,
Hancock,
Hart,
Higbee,
Jenkins,
Johnston,
Julian,
Kasey,
Kline,

Kyler,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,
McCollum,
McIntyre,
McKee,
McPherson,
Mahan,
Marsh,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Stone),
O'Dell,
Odneal,
Pettijohn,
Phipps,
Pollock,
Porterfield,
Robertson,

Ross,
Rothwell,
Sachse,
Sawyer,
Schoppenhorst,
Schumacher,
Short (Cole),
Short (Pheips),
Smith (Buchanan),
Smith (Howell),
Spencer (St. L. City),
Steel,
Stickney,
Swanger,
Tartar,
Tate,
Tatum,
Tubbs,
Walton,
Warner,
Waymeyer,
Weaver,
Weinhold,
Young (St. Francois),
Mr. Speaker—100.

NOES—Messrs.

Gill,
Harrison

Minnis,

Murray,

Young (Texas)—5.

Absent—Messrs.

Carroll,
Crisp,
Davidson,
Denny,
Fuson,
Hinde,

Jones (Jackson),
McKearly,
Moore (Mississippi),
Moran,
Mortimer,

Mueller,
Old,
O'Reilly,
Pratte,
Rohne,

Russell (N. Madrid),
Sailor,
Sherril,
Spencer (Douglas),
Spurgeon—21.

Absent with leave—Messrs.

Breit,
Collins,
Davis (Wayne),

Hall,
Jones (Hickory),

Jones (Polk),
Pritchett,

Shaw,
Watson—9.

Sick—Messrs.

Sartin,
Schooler,

Sullinger,

Temme,

Wetzel—5.

Emergency clause to House bill No. 436 was adopted by the following vote :

AYES—Messrs.

Armstrong,
Arnett,
Atkins,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Chinn,
Choate,
Coppedge,
Correll,
Daneri,

Davidson,
Davis (Taney),
DeFord,
Denslow,
DeReign,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gmelich,
Griffiths,
Grubb,
Hancock,
Hart,

Higbee,
Johnston,
Julian,
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
LeRoy,
McCollum,
McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Marsh,
Melson,
Meriwether,

Middleton,
Miller,
Moore (Stone),
Moran,
Mueller,
O'Dell,
Odneal,
Phipps,
Pollock,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sachse,
Sailor,
Sawyer,
Schoppenhorst,
Schumacher,

herrill,	Steel,	Tate,	Weaver,
hort (Phelps),	Stickney,	Tatum,	Weinhold,
mith (Buchanan),	Sullinger,	Walton,	Young (St. Francois)
mith (Howell),	Swanger,	Warner,	Young (Texas),
pencer (Douglas),	Tartar,	Waymeyer,	Mr. Speaker—97.
pencer (St. L city),			

NOES—Messrs.

Innis,	Murray,	Spurgeon—3.
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Absent—Messrs.

Anderson,	Davison,	Hinde,	Old,
laugher,	Denny,	Jenkins,	O'Reilly,
ourn.	Gill,	Jones (Jackson),	Pettijohn,
arroll,	Gurney,	Lynch,	Porterfield,
ox,	Hammond,	Moore (Mississippi),	Pratte,
crisp,	Harrison,	Mortimer,	Tubbs—24.

Absent with leave—Messrs.

very,	Davis (Wayne),	Jones (Polk),	Shaw,
reit,	Hall,	Martin,	Short (Cole),
ollins,	Jones (Hickory),	Pritchett,	Watson—12.

Sick—Messrs.

artin,	Schooler,	Temme,	Wetzel—4.
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Mr. Spencer of St. Louis City offered the following amendment to title:

Amend title to House bill No. 436 by inserting after the figures 1889," in line 3, the words "and trust companies," and by adding at the end of the title the words "and with an emergency clause;"

Which was read and adopted.

Title to House bill No. 436 was agreed to.

Mr. Marsh moved the vote by which House bill No. 436 passed be considered, and that the motion be laid on the table;

Which was agreed to.

On motion of Mr. Russell of New Madrid,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

House bill No. 261 was taken up, as special order, and laid over informally.

On motion of Mr. Porterfield, 300 copies of House bill No. 655 were ordered printed.

On motion of Mr. Higbee, 300 copies of House bill No. 175 were ordered printed.

House bill No. 402 was taken up and ordered engrossed.

Substitute for House bill No. 125 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McIntyre,	Sawyer,
Atkins,	Edgar,	McPherson,	Schoppenhorst,
Baughner,	Ferguson,	Mahan,	Sherrill.
Bennett,	Freeman,	Martin,	Short (Phelps),
Best,	Gay,	Melson.	Smith (Buchanan),
Brock,	George,	Middleton,	Smith (Howell),
Buckner,	Gmelich,	Minnis,	Spencer (Douglas),
Burks,	Griffiths,	Moore (Stone),	Spencer (St. L. City),
Cape,	Hammond,	Moran,	Spurgeon,
Cherrington,	Hancock,	Mueller,	Steel,
Choate,	Harrison,	Murray,	Sullinger,
Collins,	Hart,	O'Dell,	Tate,
Correll,	Higbee,	Odneal,	Tatum,
Daneri,	Jenkins,	O'Reilly,	Tubbs,
Davidson,	Johnston,	Pettijohn,	Walton,
Davison,	Jones (Polk),	Pnippis,	Warner,
Denny,	Kyler,	Porterfield,	Weaver,
Denslow,	Leazenby,	Robertson,	Young (St. Francois)
Drabelle,	LeFavor,	Sailor,	Young (Texas)—78.
Drum,	McCollum,		

NOES—Messrs.

Arnett,	Gill,	Old,	Tartar,
Coppedge,	LeRoy,	Pritchett,	Waymeyer,
DeFord,	McKee,	Rothwell,	Weinhold,
DeReign,	Miller,	Russell (N. Madrid),	Mr. Speaker—18.
Fuson,	Moore (Mississippi),		

Absent—Messrs.

Anderson,	Cox,	Kasey,	Pollock,
Benner,	Crisp,	Kline,	Pratte,
Bittinger,	Davis (Taney),	Lane,	Rohne,
Bothwell,	Grubb,	Lynch,	Ross,
Bourn,	Gurney,	McKearly,	Sachse,
Calhoun,	Hinde,	Marsh,	Schumacher,
Carroll,	Jones (Jackson),	Meriwether,	Stickney,
Chinn,	Julian,	Mortimer,	Swanger—32.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Breit,	Hall,	Shaw,	Watson—8.

Sick—Messrs.

Sartin,	Schooler,	Temme,	Wetzel—4.
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Mr. Pritchett was granted leave of absence.

Title to House bill No. 125 was agreed to by the following vote on division: Ayes 44, noes 17.

Mr. O'Dell moved that the vote by which House bill No. 125 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 303 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Cherrington,	Edgar,	Harrison,
Arnett,	Choate,	Ferguson,	Hart,
Atkins,	Correll,	Freeman,	Higbee,
Baughner,	Daneri,	Fuson,	Jenkins,
Bennett,	Davidson,	Gay,	Johnston,
Best,	Davis (Taney),	George,	Jones (Jackson),
Bittinger,	DeFord,	Gill,	Jones (Polk),
Bothwell,	Denny,	Gmelich,	Julian,
Brock,	Denslow,	Griffiths,	Kline,
Buckner,	DeReign,	Grubb,	Kyler,
Burks,	Drabelle,	Gurney,	Lane,
Calhoun,	Drum,	Hammond,	Leazenby,
Cape,	Dyer,	Hancock,	LeFavor,

ynch,	Moran,	Ross,	Steel,
McCollum,	Mueller,	Rothwell,	Sullinger,
McIntyre,	Murray,	Sailor,	Swanger,
McKee,	O'Dell,	Sawyer,	Tartar,
McPherson,	Old,	Schoppenhorst,	Tubbs,
Mahan,	O'Reilly,	Sherrill,	Walton,
Martin,	Pettijohn,	Short (Phelps),	Warner,
Meriwether,	Porterfield,	Smith (Buchanan),	Weaver,
Middleton,	Pratte,	Smith (Howell),	Weinhold,
Miller,	Pritchett,	Spencer (Douglas),	Young (St. Fran.),
Minnis,	Robertson,	Spencer (St. L. City)	Young (Texas),
Moore (Mississippi),	Rohne,	Spurgeon,	Mr. Speaker—101.
Moore (Stone),			

NOES—Messrs.

Meit,	LeRoy,	Odneal,	Waymeyer—4.
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Absent—Messrs.

Anderson,	Cox,	Marsh,	Sachse,
Benner,	Crisp,	Melson,	Schumacher,
Bourn,	Davison,	Mortimer,	Stickney,
Carroll,	Hinde,	Pinpps,	Tate,
Chinn,	Kasey,	Pollock,	Tatum—23.
Coppedge,	McKearly,	Russell (N. Madrid),	

Absent with leave—Messrs.

Every,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Collins,	Hall,	Shaw,	Watson—8.

Sick—Messrs.

Martin,	Schooler,	Temme,	Wetzel—4.
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Title to House bill No. 303 was agreed to.

Mr. Higbee moved the vote by which House bill No. 303 passed be reconsidered and the motion tabled ;

Which was agreed to.

House bill No. 401 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Davidson,	Johnston,	Marsh,
Arnett,	Edgar,	Julian,	Miller,
Bourn,	Gill,	Kyler,	Steel,
Cape,	Grubb,	Leazenby,	Walton---19.
Correll,	Higbee,	LeFavor,	

NOES—Messrs.

Armstrong,	Drabelle,	McCollum,	Rothwell,
Atkins,	Drum,	McIntyre,	Russell (N. Madrid),
Baughner,	Dyer,	McKee,	Sailor,
Benner,	Ferguson,	McPherson,	Sawyer,
Bennett,	Freeman,	Mahan,	Schoppenhorst,
Best,	Fuson,	Martin,	Short (Cole),
Bittinger,	Gay,	Melson,	Short (Phelps),
Bothwell,	George,	Meriwether,	Smith (Buchanan),
Brock,	Gmelich,	Middleton,	Smith (Howell),
Buckner,	Gurney,	Minnis,	Spencer (Douglas),
Burks,	Hammond,	Moore (Mississippi),	Spurgeon,
Calhoun,	Hancock,	Moore (Stone),	Swanger,
Cherrington,	Harrison,	Moran,	Tartar,
Choate,	Hart,	Mueler,	Tate,
Coppedge,	Jenkins,	Murray,	Tatum,
Daneri,	Jones (Polk),	O'Dell,	Tubbs,
Davison,	Kasey,	Odneal,	Waymeyer,
DeFord,	Kline,	Old,	Weaver,
Denny,	Lane,	Pettijohn,	Young (St. Francois)
Denslow,	LeRoy,	Rohne,	Young (Texas),
DeReign,	Lynch,	Ross,	Speaker—84.

Absent—Messrs.

Carroll,	Hinde,
Chinn,	Jones (Jackson),
Cox,	McKearly,
Crisp,	Mortimer,
Davis (Taney),	O'Reilly,
Griffiths,	Phipps,

Pollock,
Porterfield,
Pratte,
Robertson,
Sachse,
Schumacher,

Sherrill,
Spencer (St. L. City)
Stickney,
Warner,
Weinhold—23.

Absent with leave—Messrs.

Avery,	Davis (Wayne),
Breit,	Hall,
Collins,	

Jones (Hickory),
Pritchett,

Shaw,
Watson—9.

Sick—Messrs.

Sartin,	Sullinger,
Schooler,	

Temme,

Wetzel—5.

Mr. Chinn was reported sick.

Messrs. O'Reilly and Jones of Jackson were granted leave of absence.

On motion of Mr. Tatum, the House went into Committee of the Whole to consider House bill No. 768, by the following vote on division: Ayes 65, noes 3.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 768, entitled

An act to appropriate money to pay deficiencies in the expenses of the State government for the years 1893 and 1894,

Begs leave to report that it has examined the same, and recommends that it do pass, with two amendments;

Amendment No. 1:

Amend House bill No. 768, section 1, by striking out all of the 6th line after the word "witnesses," and all of lines 7 and 8, and inserting in lieu thereof the following: "one hundred and fifty thousand dollars (\$150,000), or so much thereof as may be necessary;"

Amendment No. 2:

Amend line 68 of said bill by striking out the figures "\$131,407.96," and inserting in lieu thereof "\$163,981.38;"

Which were read and adopted, and House bill No. 768, as amended, ordered engrossed.

House bill No. 415 was taken up for third reading and passage.

On motion of Mr. Weinhold,

House bill No. 415 was indefinitely postponed by the following vote—Messrs Steel and Cape demanding the ayes and noes:

AYES—Messrs.

Anderson,	DeFord,
Armstrong,	DeReign,
Benner,	Drabelle,
Bennett,	Dyer,
Bittinger,	Gay,
Bothwell,	George,
Bourn,	Gmelich,
Buckner,	Grubb,
Calhoun,	Hammond,
Carroll,	Johnston,
Correll,	Jones (Jackson),
Cox,	Julian,
Daneri,	Kasey,
Davis (Taney),	Kline,
Davison,	Kyler,

LeFavor,
LeRoy,
Lynch,
McCollum,
McIntyre,
McKee,
McPherson,
Mahan,
Martin,
Miller,
Minnis,
Moran,
Mueller,
Phipps,
Rohne,

Russell (N. Madrid),
Sailor,
Sawyer,
Schoppenhorst,
Smith (Buchanan),
Spencer (Douglas),
Spurgeon,
Tatum,
Tubbs,
Walton,
Warner,
Waymeyer,
Weinhold,
Young (Texas)
Mr. Speaker—60.

NOES—Messrs.

Arnett,	Ferguson,	Meriwether,	Rothwell,
Atkins,	Fuson,	Middleton,	Shaw,
Baughner,	Gill,	Moore (Mississippi),	Sherrill,
Best,	Griffiths,	Moore (Stone),	Short (Phelps),
Brock,	Gurney,	Murray,	Smith (Howell),
Burks,	Hancock,	O'Dell,	Steel,
Cape,	Harrison,	Odneal,	Sullinger,
Cherrington,	Higbee,	Old,	Swanger,
Coppedge,	Jenkins,	Pettijohn,	Tartar,
Davidson,	Jones (Polk),	Pollock,	Tate,
Denny,	Lane,	Porterfield,	Weaver,
Denslow,	Leazenby,	Robertson,	Young (St. Francois)
Drum,	McKearly,	Ross,	—51.

Absent—Messrs.

Chinn,	Freeman,	Melson,	Sachse,
Choate,	Hart,	Mortimer,	Schumacher,
Crisp,	Hinde,	O'Reilly,	Spencer (St. L. City)
Edgar,	Marsh,	Pratte,	Stickney—16.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Short (Cole),
Breit,	Hall,	Pritchett,	Watson—9.
Collins,			

Sick—Messrs.

Bartın,	Schooler,	Temme,	Wetzel—4.
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The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Committee substitute for Senate bill No. 8, entitled

An act creating a bureau of supervision and inspection of building and loan associations, making the State Treasurer ex officio supervisor, providing for the appointment of a deputy supervisor and special examiners, providing for levying and collecting money from said associations, out of which the expenses of supervision shall be paid, and making an appropriation for the same;

Which was read.

Also, committee substitute for Senate bills Nos. 110, 159, 232 and 234, entitled

An act to repeal article 9 of chapter 42 of Revised Statutes of Missouri, 1889, concerning mutual saving fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations, and the management and conduct of the business thereof, and the examination of such associations by the State Treasurer, and providing proceedings for the dissolution and winding up of the same in case of their insolvency, or for other causes, and also to provide upon what condition foreign associations of like character may do business in this State, and for other purposes;

In which the concurrence of the House is respectfully requested;

Which was read.

On motion of Mr. Edgar,

House bill No. 259 was made a special order for Thursday, February 28, at 11 o'clock a. m.

On motion of Mr. Higbee,
House bill No. 445 was ordered printed as engrossed, and that printing be given precedence.

Mr. Bittinger offered the following resolution:

Resolved, That the use of the hall of the House of Representatives be granted on Tuesday evening, March 5, to Hon. Henry A. Newman, who on that occasion will deliver a lecture in the interest of the Confederate Home at Higginsville.

Which was read.

On motion of Mr. Swanger, the rules were suspended and the resolution was adopted.

Mr. Swanger offered the following resolution:

Resolved, That this House do now proceed to the consideration of the resolution relating to the death of Hon. A. D. Richards, the deceased member from Carroll county, and after such consideration in respect to his memory, the House do take a recess until 7:30 o'clock this evening.

Which was read.

On motion of Mr. Drabelle, the remarks of Mr. Minnis, in honor of the Hon. A. D. Richards, were ordered printed.

Mr. Swanger's resolution was then adopted.

————— EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Hancock, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 230, entitled

An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri;

Also, House bill No. 328, entitled

An act to amend section 7804, of article 1, of chapter 140, of the Revised Statutes of Missouri of 1889, relating to roads and highways;

Also, House bill No. 440, entitled

An act to repeal section 6899, of chapter 111, Revised Statutes of 1889, entitled "Merchants' licenses," and enact in lieu thereof a new section,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

All business was suspended;

House bill No. 440, was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

House bill No. 328 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

House bill No. 230 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 180, entitled

An act requiring all public or quasi public corporations that own property abutting on any street, avenue or alley in any town or city in this State, to pay their pro rata share of the cost and expense of grading, macadamizing or graveling such street, avenue or alley, and to pay for sidewalks built in front of their property, where such work is done by contract under ordinance of such towns or city at the expense of the property-owners,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 764, entitled

An act to amend section 23, of article 29, of the Revised Statutes of Missouri of 1889, of the laws especially applicable to the City of St. Louis, entitled "The police,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 778, entitled

An act to amend section 6, of article 7, of the charter of the city of Louisiana, Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 213, entitled

An act to amend section 6869, chapter 109, article 2, of the Revised Statute of the State of Missouri of 1889, in relation to married women;

Also Senate bill No. 100, entitled

An act to regulate the form of petition and verdict in actions where exemplary or punitive damages are recoverable;

Also, Senate bill No. 183, entitled

An act to authorize and enable the Board of Curators of the State university to enlarge and improve the grounds of the university, by acquiring for the use of the university a lot or parcel of land bounded on three sides by the grounds constituting the present site or campus of the university,

Emergency clause adopted;

Also, Senate bill No. 184, entitled

An act to amend section 3833, of article 8, of the Revised Statutes of 1889, entitled "Offenses against public morals and decency, or the public police and miscellaneous offenses;"

Also, Senate bill No. 242, entitled

An act to amend section 7798, chapter 140, article 1, of the Revised Statutes of 1889, and section 2, Session Acts of 1893, approved March 23, 1893, in relation to roads and highways, location and change of roads;

Also, Senate bill No. 142, entitled

An act to amend article 11 of chapter 42, Revised Statutes of 1889, entitled "Trust companies," by adding two new sections thereto, to be known as section 2848*c* and 2848*d*;

In which the concurrence of the House is respectfully requested;
Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 115, entitled

An act to repeal sections 4156, 4175, 4177 and 4178, of chapter 48, article 6, of the Revised Statutes of the State of Missouri, and enacting in lieu thereof new sections, and to amend section 4174, of chapter 48, article 6, of the Revised Statutes of the State of Missouri, relating to changes of venue, and the election of special judges in criminal causes;

Also, House bill No. 18, entitled

An act to amend sections 4330, 4332 and 4336, of article 12, of chapter 48, of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings in;"

Also, House bill No. 423, entitled

An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed, and wires heretofore strung;

Also, House bill No. 195, entitled

An act to prohibit the detention of persons alleged to be insane without previous authority;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 773, entitled

An act to amend an act to repeal article 4, of chapter 30, of the Revised Statutes of Missouri of 1889, with all amendments thereof, said article being entitled "Cities of the third class," and to enact in lieu thereof a new article, providing for the government of cities of the third class, approved April 19, 1893, by adding a new section thereto, to be numbered 126,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 784, entitled

An act to authorize the board of public improvements of any city to audit and allow claims against such city for work done and materia

furnished on any street or highway under a contract with such city, and to provide for payment of such claims,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Walton, from the Committee on Manufactures, submitted the following report :

MR. SPEAKER ; Your Committee on Manufactures, to which was referred House bill No. 780, entitled

An act to provide for corporations for the purpose of co-operative building, co-operative mercantile or co-operative manufacturing business,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 735, entitled

An act to amend article 2, chapter 89, of the Revised Statutes of Missouri, 1889, by adding a new section thereto, to be known as section 5857a, relating to life and accident insurance,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gurney, from Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 710, entitled

An act to amend section 4859, article 2, chapter 89, of the Revised Statutes of Missouri, entitled "Insurance,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred House bill No. 759, entitled

An act to prevent over-insurance of real estate and personal property, to lessen incendiary fire, and to decrease insurance costs in Missouri,

Begs leave to report that it has examined the same, and recommends that it do pass, as amended :

Amendment No. 1 :

Amend House bill No. 759 by inserting in the 4th line of section 4, after the word "recorded" and before the word "the," the following :
"Except those issued by Farmers' mutual fire insurance companies ;"

Which was read and adopted.

Amendment No. 2 :

Amend House bill No. 759 by striking out the word "insured," in the 5th line of section 4, and inserting in lieu thereof the following :
"Company issuing policy ;"

Which was read and adopted.

Amendment No. 3 :

Amend House bill No. 759 by striking out the words "two-thirds," in the 3d line of section 5, and inserting in lieu thereof the words "three-fourths;"

Which was read and adopted.

Amendment No. 4 :

Amend House bill No. 759 by inserting in the fourth line of section 4, between the word "no" and the word "insurance," the word "five;"

Which was read and adopted, and 300 copies of the bill ordered printed as amended.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 298, entitled

An act providing for the recovery of damages against telegraph companies for injuries caused to the mental feelings on account of negligence in the transmission of dispatches;

Also, House bill No. 517, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to practice in Supreme Court and Courts of Appeals;

Also, House bill No. 523, entitled

An act to amend section 2759, of article 7, chapter 42, of the Revised Statutes of the State of Missouri of 1889, in relation to savings banks and fund companies;

Also, House bill No. 550, entitled

An act defining how coal mines on the room and pillar plan shall be worked, and providing penalties for violations of the provisions of this act;

Also, House bill No. 610, entitled

An act to authorize recorders of deeds to administer oaths in matters relating to the duties of their office,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 373, entitled

An act to prohibit the ensnaring, trapping or netting of any goose, brant or duck in any of the counties of this State;

Also, committee substitute for House bill No. 72, entitled

An act to amend article 14, of chapter 48, of the Revised Statutes of the State of Missouri, 1889, entitled "Costs in criminal cases," by adding a new section thereto to be known as section 4398a;

Also, substitute for House bill No. 200, entitled

An act to repeal section 8262, of article 1, chapter 154, of the Revised Statutes of the State of Missouri of 1889, and enact a new section in lieu thereof to be known as section 8262, entitled "Strays;"

Also, House bill No. 488, entitled

An act to provide for the maintenance of illegitimate children;

Also, House bill No. 676, entitled

An act to provide for the payment of expenses of trial of causes and change of venue,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Substitute for Senate bill No. 8, entitled

An act creating a bureau of supervision and inspection of building and loan associations, making the State Treasurer *ex officio* supervisor, providing for the appointment of a deputy supervisor and special examiner, providing for levying and collecting money from said associations, out of which the expenses of supervision shall be paid, and making an appropriation for the same,

Was read first time.

Committee substitute for Senate bills Nos. 110, 159, 232 and 234, entitled

An act to repeal article 11 of chapter 42 of the Revised Statutes of Missouri, 1889, concerning mutual saving fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations, and the management and conduct of the business thereof, and the examination of such associations by the State Treasurer, and providing proceedings for the dissolution and winding up of the same in case of their insolvency or for other causes, and also to provide upon what conditions foreign associations of like character may do business in this State, and for other purposes,

Was read first time.

Senate bill No. 277, entitled

An act to amend section 7826, chapter 140, article 1, Revised Statutes of Missouri, 1889, relating to roads and highways,

Was read first time.

Senate bill No. 16, entitled

An act to provide for the appointment of a board of medical supervisors of the asylums for the insane,

Was read first time.

Senate bill No. 235, entitled

An act to amend section 5897, article 4, chapter 89, General Statutes of Missouri,

Was read first time.

Senate bill No. 261, entitled

An act to provide for the assessment and taxation of cars other than those which are the property of railroad companies, by amending article 8, of chapter 138, Revised Statutes of Missouri 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections,

Was read first time.

House bill No. 426 was taken up for passage, read third time, and passed by the following vote:

A YES—Messrs.

Anderson,	Drum,	McCollum,	Sachse,
Armstrong,	Dyer,	McIntyre,	Sailor,
Arnett,	Edgar,	McKearly,	Sawyer,
Atkins,	Ferguson,	McPherson	Schoppenhorst,
Bennett,	Fuson,	Mahan,	Shaw,
Best,	Gay,	Marsh,	Short (Cole),
Bittinger,	George,	Melson,	Short (Phelps),
Bothwell,	Gill,	Meriwether,	Smith (Howell),
Bourn,	Gmelich,	Middleton,	Spencer (Douglas),
Brock,	Griffiths,	Miller,	Spencer (St. L. City)
Buckner,	Grubb,	Minnis,	Spurgeon,
Burks,	Gurney,	Moore (Mississippi),	Steel,
Calhoun,	Hammond,	Moore (Stone),	Sullinger,
Cherrington,	Hancock,	Moran,	Swanger,
Choate,	Harrison,	Mortimer,	Tartar,
Coppedge,	Hart,	Murray,	Tate,
Correll,	Higbee,	Odell,	Tatum,
Daneri,	Jenkins,	Odneal,	Walton,
Davidson,	Johnston,	Old,	Warner,
Davis (Taney),	Jones (Jackson),	Pettijohn,	Waymeyer,
Davison,	Jones (Polk),	Porterfield,	Weaver,
DeFord,	Kasey,	Pritchett,	Weinhold,
Denny,	Kline,	Robertson,	Young (St. Francois)
Denslow,	Leazenby,	Rohne,	Young (Texas),
DeReign,	LeFavor,	Ross,	Mr. Speaker—102.
Drabelle,	LeRoy,		

NOES—None.

Absent—Messrs.

Baughner,	Freeman,	Mueller,	Schumacher,
Benner,	Hinde,	Phipps,	Sherrill,
Cape,	Julian,	Pratt,	Smith (Buchanan),
Carroll,	Kyler,	Rothwell,	Stickney,
Cox,	Lane,	Russell (N. Madrid),	Tubbs—22.
Crisp,	Lynch,		

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Martin,	Pollock,
Breit,	Hall,	O'Reilly,	Watson—10.
Collins,	Jones (Hickory),		

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 426 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 426 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

House bill No. 450 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Cherrington,	Ferguson,	Johnston,
Armstrong,	Choate,	Freeman,	Jones (Jackson),
Arnett,	Coppedge,	Fuson,	Jones (Polk),
Atkins,	Correll,	Gay,	Kasey,
Baughner,	Daneri,	George,	Kline,
Benner,	Davidson,	Gill,	Kyler,
Bennett,	Davis (Taney),	Gmelich,	Lane,
Best,	Davison,	Griffiths,	Leazenby,
Bittinger,	DeFord,	Grubb,	LeFavor,
Bothwell,	Denny,	Gurney,	Lynch,
Bourn,	Denslow,	Hammond,	McCollum,
Brock,	DeReign,	Hancock,	McIntyre,
Buckner,	Drabelle,	Harrison,	McKearly,
Burks,	Drum,	Hart,	Mahan,
Calhoun,	Dyer,	Higbee,	Marsh,
Cape,	Edgar,	Jenkins,	Melson,

Meriwether,	Old,	Sawyer,	Tate,
Middleton,	Pettijohn,	Schoppenhorst,	Tatum,
Miller,	Porterfield,	Shaw,	Walton,
Minnis,	Pritchett,	Short (Phelps),	Warner,
Moore (Mississippi),	Robertson,	Smith (Howell),	Waymeyer,
Moore (Stone),	Rohne,	Spencer (Douglas),	Weaver,
Moran,	Ross,	Spurgeon,	Weinhold,
Mortimer,	Russell (N. Madrid),	Sullinger,	Young (St. Fran.)
Murray,	Sachse,	Swanger,	Young (Texas),
O'Dell,	Sailor,	Tartar,	Mr. Speaker—104.

NOES—Messrs.

Martin,	Mueller,	Odneal—3.
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Absent—Messrs.

Carroll,	LeRoy,	Rothwell,	Spencer (St. L. City),
Cox,	McPherson,	Schumacher,	Steel,
Crisp,	Phipps,	Sherrill,	Stickney,
Hinde,	Pratte,	Smith (Buchanan),	Tubbs—17.
Julian,			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	O'Reilly,	Short (Cole),
Breit,	Hall,	Pollock,	Watson—10.
Collins,	Jones (Hickory),		

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 450 was agreed to.

Mr. Porterfield moved the vote by which House bill No. 450 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. McKee was reported sick.

House bill No. 368 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Atkins,	Edgar,	Lane,	Rohne,
Benner,	Ferguson,	Leazenby,	Ross,
Bennett,	Freeman,	McCollum,	Russell (N. Madrid),
Best,	Gay,	McIntyre,	Sachse,
Bittinger,	George,	McPherson,	Sailor,
Bothwell,	Gill,	Mahan,	Sawyer,
Bourn,	Gmelich,	Marsh,	Schoppenhorst,
Brock,	Griffiths,	Martin,	Shaw,
Buckner,	Grubb,	Melson,	Short (Cole),
Burks,	Gurney,	Middleton,	Short (Phelps),
Calhoun,	Hammond,	Miller,	Smith (Howell),
Cape,	Hancock,	Moore (Stone),	Spencer (Douglas),
Chinn,	Harrison,	Moran,	Spencer (St. L. city),
Coppedge,	Higbee,	Mueller,	Steel,
Davis (Taney),	Jenkins,	Murray,	Sullinger,
Davidson,	Johnston,	O'Dell,	Tartar,
Davison,	Jones (Jackson),	Odneal,	Tate,
DeFord,	Jones (Polk),	Old,	Walton,
Denny,	Julian,	Pettijohn,	Warner,
Denslow,	Kasey,	Phipps,	Waymeyer,
DeReign,	Kline,	Pritchett,	Young (St. Fran.)
Drabelle,	Kyler,	Robertson,	Mr. Speaker—89.
Dyer,			

NOES—Messrs.

Anderson,	Drum,	McKearly,	Spurgeon,
Arnett,	Fuson,	Meriwether,	Weaver,
Cherrington,	Hart,	Moore (Mississippi),	Weinhold
Correll,	LeFavor,	Porterfield,	Young (Texas)—18.
Daneri,	Lynch,		

Absent—Messrs.

Armstrong,	Crisp,	Pratte,	Stickney,
Baughner,	Hinde,	Rothwell,	Swanger,
Carroll,	LeRoy,	Schumacher,	Tatum,
Choate,	Minnis,	Sherrill,	Tubbs—19.
Cox,	Mortimer,	Smith (Buchanan),	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Pollock,
Breit,	Hall,	O'Reilly,	Watson—9.
Collins,			

Sick—Messrs.

McKee,	Schooler,	Temme,	Wetzel—5.
Sartin,			

Title to House bill No. 368 was agreed to.

Mr. Burks moved that the vote by which House bill No. 368 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 353 was taken up for third reading and passage.

On motion of Mr. Higbee, House bills Nos. 351, 352 and 353 were laid over until Thursday morning, February 28.

House bill No. 299 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Denny,	Kline,	Pritchett,
Armstrong,	Denslow,	Kyler,	Robertson,
Arnett,	DeReign,	Lane,	Rohne,
Atkins,	Drum,	Leazenby,	Russell (N. Madrid),
Baughner,	Dyer,	LeFavor,	Sachse,
Benner,	Edgar,	LeRoy,	Sailor,
Bennett,	Ferguson,	McCollum,	Sawyer,
Best,	Freeman,	McIntyre,	Schoppenhorst,
Bittinger,	Fuson,	McKearly,	Shaw,
Bothwell,	Gay,	McPherson,	Short (Cole),
Bourn,	George,	Mahan,	Short (Phelps),
Brook,	Gill,	Melson,	Smith (Howell),
Buckner,	Gmelich,	Meriwether,	Spencer (Douglas),
Burks,	Griffiths,	Middleton,	Spencer (St. L. City),
Calhoun,	Grubb,	Miller,	Spurgeon,
Cape,	Hammond,	Minnis,	Steel,
Cherrington,	Hancock,	Moore (Mississippi)	Sullinger,
Choate,	Harrison,	Moore (Stone),	Tartar,
Coppedge,	Hart,	Moran,	Tate,
Correll,	Higbee,	Mueller,	Waymeyer,
Daneri,	Jenkins,	Murray,	Weaver,
Davidson,	Jones (Jackson),	Odneal,	Weinhold,
Davis (Taney),	Jones (Polk),	Old,	Young (St. Fran.),
Davison,	Julian,	Pettijohn,	Young (Texas),
DeFord,	Kasey,	Porterfield,	Mr. Speaker—100.

NOES—None.

Absent—Messrs.

Carroll,	Johnston,	Pratte,	Stickney,
Cox,	Lynch,	Ross,	Swanger,
Crisp,	Marsh,	Rothwell,	Tatum,
Drabelle,	Mortimer,	Schumacher,	Tubbs,
Gurney,	O'Dell,	Sherrill,	Walton,
Hinde,	Phipps,	Smith (Buchanan),	Warner—24.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Martin,	Pollock,
Breit,	Hall,	O'Reilly,	Watson—10.
Collins,	Jones (Hickory),		

Sick—Mr. Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 299 was agreed to.

Mr. Moore of Mississippi moved the vote by which House bill No. 299 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

House bill No. 42 was taken up for third reading, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Edgar.	McIntyre,	Robertson,
Arnett,	Ferguson,	McKearly,	Ross
Atkins,	Freeman.	McPherson,	Russell (N. Madrid),
Baughner,	Fuson,	Mahan,	Sachse,
Benner,	Gay,	Marsh,	Sailor,
Best,	George,	Martin,	Sawyer,
Bittinger,	Gill,	Melson,	Shaw,
Brock,	Griffiths,	Middleton,	Short (Phelps),
Buckner,	Grubb,	Miller,	Spencer (Douglas),
Calhoun,	Hancock,	Minnis,	Spurgeon,
Cape,	Harrison,	Moore (Stone),	Sullinger,
Cherrington,	Higbee,	Moran,	Swanger.
Choate,	Jenkins,	Mortimer,	Tartar,
Daneri,	Jones (Jackson),	Mueller,	Tate,
Davidson,	Kasey,	Murray,	Walton,
Davison,	Kline,	Odneal,	Weaver,
Denslow,	Lane,	Old,	Weinhold,
DeReign,	Leazenby,	Pettijohn,	Young (St. Francois)
Drabelle,	Lynch,	Phipps,	Young (Texas)—78.
Dyer,	McCollum,		

NOES—Messrs.

Davis (Taney),	Kyler,	O'Dell,	Spencer (St. L. City),
Gmelich,	LeFavor,	Porterfield,	Steel,
Hart,	LeRoy,	Rohne,	Waymeyer,
Jones (Polk),	Meriwether,	Schoppenhorst,	Mr. Speaker—16.

Absent—Messrs.

Anderson,	Cox,	Hinde,	Sherrill,
Bennett,	Crisp,	Johnston,	Smith (Buchanan),
Bothwell,	DeFord,	Julian,	Smith (Howell),
Bourn,	Denny,	Moore (Mississippi),	Stickney,
Burks,	Drum,	Pratte,	Tatum,
Carroll,	Gurney,	Rothwell,	Tubbs,
Coppedge,	Hammond,	Schumacher,	Warner—29.
Correll,			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	O'Reilly,	Short (Cole),
Breit,	Hall,	Pollock,	Watson—11.
Collins,	Jones (Hickory),	Pritchett,	

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 42 was agreed to.

Mr. Lane moved that the vote by which House bill No. 42 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Pollock was granted leave of absence until Monday.

House bill No. 155 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Best,	Buckner,	Denny,
Arnett,	Bittinger,	Cherrington,	Denslow,
Atkins,	Bothwell,	Coppedge,	Drum,
Benner,	Bourn,	Davison,	Ferguson,
Bennett,	Brock,	DeFord,	Freeman,

Fuson,	Jones (Polk),	Murray,	Spencer (Douglas),
Gay,	Leazenby,	O'Dell,	Spencer (St. L. City),
George,	LeFavor,	Odneal,	Spurgeon,
Gmelich,	McCollum,	Pettijohn,	Steel,
Griffiths,	McIntyre,	Porterfield,	Sullinger,
Grubb,	McKearly,	Robertson,	Tartar,
Hammond,	McPherson,	Ross,	Tatum,
Hancock,	Martin,	Sailor,	Tubbs,
Harrison,	Melson,	Sawyer,	Walton,
Hart,	Middleton,	Shaw,	Young (St. Fran.),
Higbee,	Miller,	Short (Phelps),	Young (Texas)—67.
Jones (Jackson),	Moore (Stone),	Smith (Howell),	

NOES—Messrs.

Armstrong,	Gurney,	Minnis,	Sachse,
Baughner,	Jenkins,	Moore (Mississippi),	Short (Cole),
Burks,	Kasey,	Moran,	Tate,
Cape,	Kyler,	Mortimer,	Warner,
Choate,	LeRoy,	Mueller,	Waymeyer,
Correll,	Lynch,	Old,	Weaver,
Daneri,	Mahan,	Pritchett,	Weinhold,
Davidson,	Marsh,	Rohne,	Mr. Speaker—35.
Gill,	Meriwether,	Russell (N. Madrid),	

Absent—Messrs.

Calhoun,	Drabelle,	Kline,	Schumacher,
Carroll,	Dyer,	Lane,	Suerrill,
Cox,	Edgar,	Phipps,	Smith (Buchanan),
Crisp,	Hinde,	Pratte,	Stickney,
Davis (Taney),	Johnston,	Rothwell,	Swanger—23.
DeReign,	Julian,	Schoppenhorst,	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Pollock,
Breit,	Hall,	O'Reilly,	Watson—9.
Collins,			

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

House bill No. 516 was taken up for passage, read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drabelle,	Lane,	Robertson,
Armstrong,	Drum,	Leazenby,	Rohne,
Arnett,	Edgar,	LeFavor,	Ross,
Atkins,	Ferguson,	LeRoy,	Russell (N. Madrid),
Baughner,	Freeman,	McCollum,	Sachse,
Best,	Fuson,	McIntyre,	Sailor,
Bittinger,	Gay,	McKearly,	Sawyer,
Bourn,	George,	McPherson,	Shaw,
Brock,	Gill,	Mahan,	Short (Cole),
Buckner,	Gmelich,	Marsh,	Spencer (St. Louis),
Burks,	Griffiths,	Melson,	Spurgeon,
Calhoun,	Grubb,	Meriwether,	Steel,
Cape,	Gurney,	Middleton,	Sullinger,
Cherrington,	Hammond,	Miller,	Swanger,
Choate,	Hancock,	Minnis,	Tartar,
Correll,	Harrison,	Moore (Mississippi),	Tate,
Daneri,	Hart,	Moore (Stone),	Tatum,
Davidson,	Higbee,	Moran,	Walton,
Davis (Taney),	Jenkins,	Murray,	Waymeyer,
Davison,	Jones (Jackson),	O'Dell,	Weaver,
DeFord,	Jones (Polk),	Old,	Weinhold,
Denny,	Kasey,	Pettijohn,	Young (St. Fran.),
Denslow,	Kline,	Porterfield,	Mr. Speaker—95.
DeReign,	Kyler,	Pritchett,	

NOES—Messrs.

Benner,	Odneal,	Smith (Howell),	Warner,
Bennett,	Schoppenhorst,	Spencer (Douglas),	Young (Texas)—10.
Martin,	Short (Phelps),		

Absent—Messrs.

Bothwell,	Dyer,	Mortimer,	Schumacher,
Carroll,	Hinde,	Mueller,	Sherrill,
Coppedge,	Johnston,	Paipps,	Smith (Buchanan),
Cox,	Julian,	Pratte,	Stickney,
Crisp,	Lynch,	Rothwell,	Tubbs—20.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Pollock,
Breit,	Hall,	O'Reilly,	Watson—9.
Collins,			

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 516 was agreed to.

Mr. Drabelle moved that the vote by which House bill No. 516 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 508 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	DeReign,	McCollum,	Sailor,
Arnett,	Drabelle,	McIntyre,	Sawyer,
Atkins,	Drum,	McKearly,	Schoppenhorst,
Baughner,	Dyer,	McPherson,	Shaw,
Benner,	Edgar,	Melson,	Short (Cole),
Bennett,	Ferguson,	Middleton,	Short (Phelps),
Best,	Freeman,	Miller,	Smith (Howell),
Bittinger,	Gay,	Minnis,	Spencer (Douglas),
Bothwell,	George,	Moore (Mississippi),	Spurgeon,
Bourn,	Gill,	Moore (Stone),	Steel,
Brock,	Gmelich,	Moran,	Sullinger,
Buckner,	Griffith,	Mueller,	Swanger,
Burks,	Grubb,	Murray,	Tartar,
Calhoun,	Gurney,	O'Dell,	Tate,
Cape,	Hancock,	Odneal,	Tatum,
Cherrington,	Harrison,	Old,	Walton,
Choate,	Hart,	Pettijohn,	Warner,
Correll,	Higbee,	Phipps,	Waymeyer,
Cox,	Kasey,	Pritchett,	Weaver,
Daneri,	Kline,	Robertson,	Weinhold,
Davidson,	Kyler,	Rohne,	Young (St. Francois),
DeFord,	Lane,	Ross,	Young (Texas),
Denny,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—95.
Denslow,	LeFavor,	Sachse,	

NOES—Messrs.

Anderson,	Davison,	Jones (Polk),	Leroy—4.
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Absent—Messrs.

Carroll,	Hinde,	Marsh,	Schumacher,
Coppedge,	Jenkins,	Meriwether,	Sherrill,
Crisp,	Johnston,	Mortimer,	Smith (Buchanan),
Davis (Taney),	Julian,	Porterfield,	Spencer (St. L. City),
Fuson,	Lynch,	Pratte,	Stickney,
Hammond,	Mahan,	Rothwell,	Tubbs—24.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Jackson),	Pollock,
Breit,	Hall,	Martin,	Watson—11.
Collins,	Jones (Hickory),	O'Reilly,	

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Emergency clause to House bill No. 508 was adopted by the following vote:

Ayes—Messrs.

Armstrong,	Dyer,	McKearly,	Russell (N. Madrid),
Arnett,	Edgar,	McPherson,	Sachse,
Atkins,	Ferguson,	Mahan,	Sailor,
Baughner,	Freeman,	Marsh,	Sawyer,
Benner,	Gay,	Melson,	Schoppenhorst,
Bennett,	George,	Meriwether,	Shaw,
Best,	Gill,	Middleton,	Short (Cole),
Bittinger,	Gmelich,	Miller,	Short (Phelps),
Bothwell,	Griffiths,	Minnis,	Smith (Howell),
Bourn,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Brook,	Gurney,	Moore (Stone),	Spurgeon,
Burks,	Hammond,	Moran,	Steel,
Calhoun,	Hancock,	Mortimer,	Sullinger,
Cape,	Harrison,	Mueller,	Swanger,
Cherrington,	Hart,	Murray,	Tartar,
Choate,	Higbee,	O'Dell,	Tate,
Coppedge,	Jenkins,	Odneal,	Tatum,
Correll,	Kasey,	Old,	Tubbs,
Daneri,	Kline,	Pettijohn,	Warner,
Davidson,	Kyler,	Phipps,	Waymeyer,
DeFord,	Lane,	Porterfield,	Weaver,
Denny,	Leazenby,	Pritchett,	Weinhold,
Denslow,	LeFavor,	Robertson,	Young (St. Francois)
DeReign,	McCollum,	Rohne,	Young (Texas)
Drabelle,	McIntyre,	Ross,	Mr. Speaker 101.
Drum,			

NOES—Messrs.

Anderson,	Jones (Polk),	Martin,	Walton—6.
Davison,	LeRoy,		

Absent—Messrs.

Buckner,	Fuson,	Lynch,	Sherrill,
Carroll,	Hinde,	Pratte,	Smith (Buchanan),
Cox,	Johnston,	Rothwell,	Spencer (St. L. city),
Crisp,	Julian,	Schumacher,	Stickney—17.
Davis (Taney),			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Jackson),	Pollock,
Breit,	Hall,	O'Reilly,	Watson—10.
Collins,	Jones (Hickory),		

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Mr. Porterfield offered the following amendment to title:
Amend title to House bill No. 508 by adding after last line, "with an emergency clause ;"

Which was read and adopted.

Title to House bill No. 508 was then agreed to as amended.

Mr. Sullinger moved that the vote by which House bill No. 508 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 403 was taken up for third reading and passage.

On motion of Mr. Higbee, House bill No. 403 was postponed until Friday, March 1st, by the following vote on division : Ayes 55, noes 15.

Committee substitute for House bills Nos. 218, 173, 176, 172, 102, 95, 57, 96, 44 and 224, was taken up for third reading and passage, and on motion of Mr. Benner, was passed informally.

Mr. Atkins moved to adjourn under the rules ;
Which was not agreed to.

House bill No. 419 was called up for third reading and passage, and
was passed by the following vote :

AYES—Messrs.

Anderson,	DeReign,	Kyler,	Phipps,
Arnett,	Drabelle,	Lane,	Porterfield,
Atkins,	Dyer,	LeFavor,	Robertson,
Baughner,	Edgar,	LeRoy,	Rohne,
Benner,	Ferguson,	McCollum,	Ross,
Bennett,	Freeman,	McIntyre,	Sailor,
Best,	Fuson,	McPherson,	Short (Phelps),
Bittinger,	Gay,	Mahan,	Spencer (Douglas),
Brock,	George,	Marsh,	Spencer (St. L City)
Buckner,	Gill,	Melson,	Spurgeon,
Burks,	Gmelich,	Meriwether,	Swanger
Calhoun,	Griffiths,	Middleton,	Tartar,
Cape,	Grubb,	Miller,	Tatum,
Choate,	Gurney,	Minnis,	Walton,
Correll,	Hancock,	Moore (Stone),	Warner,
Davidson,	Harrison,	Moran,	Waymeyer,
Davison,	Hart,	Murray,	Weaver,
DeFord,	Jenkins,	Odneal,	Young (Texas),
Denny,	Jones (Jackson),	Old,	Mr. Speaker—79.
Denslow,	Jones (Polk),	Pettijohn,	

NOES—Messrs

Armstrong,	Kline,	Mortimer,	Schoppenhorst,
Bourn,	Leazenby,	Mueller,	Smith (Howell),
Cherrington,	Lynch,	O'Dell,	Sullinger,
Daneri,	Martin,	Pritchett,	Tate,
Davis (Taney),	Moore (Mississippi),	Russell (N. Madrid),	Weinhold—20.

Absent—Messrs.

Bothwell,	Higbee,	Rothwell,	Smith (Buchanan),
Carroll,	Hinde,	Sachse,	Steel,
Coppedge,	Johnston,	Sawyer,	Stickney,
Cox,	Julian,	Schumacher,	Tubbs,
Crisp,	Kasey,	Shaw	Young (St. Francois)
Drum,	McKearly,	Sherrill,	—26.
Hammond,	Pratte,	Short (Cole),	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Jones (Hickory),	Pollock,
Breit,	Hall,	O'Reilly,	Watson—9.
Collins,			

Sick—Messrs.

Chinn,	Sartin,	Temme,	Wetzel—6.
McKee,	Schooler,		

Title to House bill No. 419 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which
House bill No. 419 passed be reconsidered, and the motion be laid on
the table ;

Which was agreed to.

On motion of Mr. Gurney, the House adjourned under the rules
by the following vote on division : Ayes 61, noes 34.

FORTY-SEVENTH DAY—THURSDAY, February 28, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Second reading of House bills being in order,
House bill No. 801 was read second time and
Referred to Committee on Miscellaneous and Unfinished Business.

House bill No. 802 was read second time and
Referred to Committee on Eleemosynary Institutions.

House bill No. 803 was read second time and
Referred to Committee on Private Claims.

House bill No. 804 was read second time and
Referred to Committee on Private Claims.

House bill No. 805 was read second time and
Referred to Committee on Private Claims.

House bill No. 806 was read second time and
Referred to Committee on Private Claims.

House bill No. 807 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 808 was read second time and
Referred to Committee on Private Corporations.

House bill No. 809 was read second time and
Referred to Committee on Judiciary.

House bill No. 681 was taken up and ordered engrossed.

House bill No. 693 was taken up and ordered engrossed.

House bill No. 687 was taken up and refused engrossment.

House bill No. 412 was taken up for amendment and engrossment,
and passed informally.

House bill No. 553 was taken up and ordered engrossed.

House bill No. 473 was taken up and ordered engrossed.

House bill No. 706 was taken up and ordered engrossed.

House bill No. 578 was taken up and ordered engrossed.

House bill No. 666 was taken up and ordered engrossed.

House bill No. 667 was taken up for amendment and engrossment.

Mr. Davidson offered the following amendment:

Section. 4. Amend House bill No. 667, by striking out of section 8794, as amended, in the second line, the words "twenty-five hundred," and insert in lieu thereof the words "one thousand;" so that said section, when amended, will read as follows:

Section 8794. The State Veterinary Surgeon shall receive for his services the sum of one thousand dollars per annum, and also his necessary traveling and incidental expenses in the discharge of his professional duties, payable out of funds provided for the maintenance of the veterinary service, quarterly or oftener, as the board may direct. The deputy veterinary surgeons shall receive seven dollars per diem and traveling and incidental expenses necessary in the performance of their duties, for each and every day actually and necessarily employed under this

law, payable, also, by said Board of Agriculture out of appropriations for the veterinary service. Said State Veterinary Surgeon shall render account to said Board of Agriculture, for the number of miles traveled by himself, deputies or inspectors, he help employed and the cost thereof, and all the incidental expenses incurred in working under this law; said account or accounts shall be audited, and, if found correct, shall be allowed as now provided by law.

Which was read and adopted.

Mr. Davidson offered the following amendment:

Amend title to House bill No. 667 by erasing in the first line the word "and," and by inserting after the figure "8," in same line, the following: "and 12;" so that the title when amended shall read as follows:

"An act to amend sections 4, 6, 8 and 12 of an act entitled 'an act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of Missouri of 1889,' approved March 27, 1891, relating to 'Agriculture, state board of veterinary service;'"

Which was read and adopted.

House bill No. 667 was ordered engrossed, as amended.

Mr. Short of Phelps offered the following amendment to House bill No. 412:

Amend House bill No. 412 by adding after the last word the following: "And so-called hypnotism, mesmerism, somnambulism, clairvoyancy and all other mysterious delusions, shall not constitute any offense for any criminal who is otherwise possessed of sound mind;"

Which was read.

Mr. Davidson offered the following substitute to amendment: Provided, this act shall not apply to the legitimate teaching or use of hypnotism or mesmerism in recognized and established medical schools or in the scientific practice of medicine by regular practicing physicians;

Which was read and adopted.

The amendment as amended by substitute was then adopted.

House bill No. 412 was then ordered engrossed, as amended.

House bill No. 656 was ordered engrossed.

House bill No. 404 was taken up for amendment and engrossment.

Mr. Sullinger moved that House bill No. 404 be made special order for Monday afternoon, March 4;

Which was agreed to by the following vote on division: Ayes 54, Nays 33.

House bill No. 528 was taken up and ordered engrossed.

House bill No. 472 was taken up and ordered engrossed.

Substitute for House bill No. 515 was taken up for amendment and engrossment, and on motion of Mr. Davidson, was laid over informally.

House bill No. 186 was taken up for amendment and engrossment, and on motion of Mr. Young of Texas, was laid over informally.

Senate bill No. 1 was taken up for third reading and passage.

Mr. Warner offered the following amendment:

Amend Senate bill No. 1 by inserting between the words "property" and "shall," on line 2 of section 1 of the printed bill, the words "now or hereafter;"

Which was read and adopted.

Senate bill No. 1 was read third time and passed as amended, by the following vote:

AYES—Messrs.

Anderson,	Drabelle,	LeFavor,	Ross,
Armstrong,	Drum,	Leroy,	Russell (N. Madrid),
Arnett,	Dyer,	McCollum,	Sartin,
Atkins,	Edgar,	McKearly,	Sawyer,
Benner,	Ferguson,	McKee,	Schoppenhorst,
Bennett,	Freeman,	McPherson,	Shaw,
Best,	Fuson,	Mahan,	Sherrill,
Bittinger,	Gav,	Martin,	Short (Cole),
Bourn,	Gill,	Melson,	Short (Phelps),
Brock,	Gmelich,	Meriwether,	Smith (Howell),
Buckner,	Griffiths,	Middleton,	Spencer (Douglas),
Burks,	Grubb,	Miller,	Spencer (St. L. City),
Calhoun,	Hancock,	Minnis,	Spurgeon,
Cape,	Harrison,	Moore (Mississippi),	Steel,
Cherrington,	Hart,	Moore (Stone),	Swanger,
Chinn,	Higbee,	Moran,	Tartar,
Choate,	Jenkins,	Murray,	Tate,
Correll,	Jones (Hickory),	Odneal,	Warner,
Crisp,	Jones (Jackson),	Pettijohn,	Waymeyer,
Daneri,	Jones (Polk),	Phipps,	Weaver,
Davidson,	Kasey,	Porterfield,	Young (St. Fran.),
Davis (Taney),	Kline,	Robertson,	Young (Texas),
DeFord,	Kyler,	Rohne,	Mr. Speaker—94.
DeReign,	Lane,		

NOES—None.

Absent—Messrs.

Baugh,	Gurney,	Marsh,	Smith (Buchanan),
Bothwell,	Hammond,	Mortimer,	Stickney,
Carroll,	Hinde,	Mueller,	Sullinger,
Coppedge,	Johnston,	O'Dell,	Tatum,
Cox,	Julian,	Pratte,	Tubbs,
Davison,	Leazenby,	Sailor,	Walton,
Denny,	Lynch,	Schumacher,	Weinhold—30.
Denslow,	McIntyre,		

Absent with leave—Messrs.

Avery,	Davis (Wayne),	O'Reilly,	Sachse,
Breit,	George,	Pollock,	Watson—10.
Collins,	Hall,		

Sick—Messrs.

Old,	Rothwell,	Temme,	Wetzel—6.
Pritchett,	Schooler,		

Messrs. Old, Rothwell and Pritchett were reported sick.
Messrs. Sachse and George were granted leave of absence.

Title to Senate bill No. 1 was agreed to.

Senate bill No. 23 was taken up for third reading and passage.

Mr. Drabelle offered the following amendment:

Amend Senate bill No. 23, section 1, page 2, by striking out all after the word "State," in line 11;

Which was read.

Mr. Short of Phelps offered the following substitute to amend:

Amend Senate bill No. 23 by striking out all except the enacting clause, and insert in lieu thereof the following:

Section 1. Section eight thousand six hundred and ninety four (8694) of the Revised Statutes of 1889 is hereby repealed, and a new section enacted in lieu thereof to read as follows:

Sec. 8694. The Board of Curators of the State University shall hereafter consist of nine members, not more than five of whom shall be members of any one

political party, who shall be appointed by the Governor, by and with the advice and consent of the Senate; and no other qualification for such office of curator shall be required other than that the incumbent shall be a legal voter under the provisions of the Constitution of the State.

SEC 2. This act shall not affect any present curator of the State University during the term for which he was appointed, nor any appointments made or hereafter to be made by the Governor to fill vacancies caused by any death or resignation which may have occurred since the adjournment of the 37th General Assembly.

SEC. 3. All acts or sections or parts of acts or sections in conflict with this act are hereby repealed.

Which was read and rejected.

Amendment offered by Mr. Drabelle was adopted.

Senate bill No. 23 was read third time and passed, as amended, by the following vote:

AYES—Messrs.

Anderson,	Denny,	Kline,	Ross,
Armstrong,	Denslow,	Kyler,	Russell (N. Madrid),
Arnett,	DeReign,	Lane,	Sailor,
Baughner,	Drabelle,	Leazenby,	Sawyer,
Benner,	Drum,	McCollum,	Schoppenhorst,
Bennett,	Dyer,	McIntyre,	Sherrill,
Best,	Ferguson,	McKearly,	Short (Cole),
Bittinger,	Freeman,	McKee,	Short (Phelps),
Bothwell,	Fuson,	McPherson,	Smith (Buchanan),
Bourn,	Gill,	Mahan,	Smith (Howell),
Brock,	Gmelich,	Marsh,	Spencer (Douglas),
Buckner,	Griffiths,	Martin,	Spencer (St.L. City)
Burks,	Grubb,	Melson,	Spurgeon,
Calhoun,	Gurney,	Meriwether,	Steel,
Cape,	Hammond,	Middleton,	Sullinger,
Cherrington,	Hancock,	Miller,	Swanger,
Chinn,	Harrison,	Minnis,	Tartar,
Choate,	Hart,	Moore (Stone),	Tate,
Coppedge,	Higbee,	Moran,	Tatum,
Correll,	Hinde,	Mueller,	Tubbs,
Cox,	Jenkins,	Murray,	Warner,
Crisp,	Johnston,	O'Dell,	Waymeyer,
Daneri,	Jones (Hickory),	Odneal,	Weaver,
Davidson,	Jones (Jackson),	Pettijohn,	Weinhold,
Davis (Taney),	Jones (Polk)	Phipps,	Young (Texas),
Davison,	Julian,	Porterfield,	Mr. Speaker—107.
DeFord,	Kasey,	Robertson,	

NOES—None.

Absent—Messrs.

Atkins,	LeRoy,	Pratte,	Stickney,
Carroll,	Lynch,	Rohne,	Walton,
Edgar,	Moore (Mississippi),	Schumacher,	Young (St. Fran.)
Gav,	Mortimer,	Shaw,	—16.
LeFavor,			

Absent with leave—Messrs.

Avery,	Davis (Wayne)	O'Reilly,	Sachse,
Breit,	George,	Pollock,	Watson—10.
Collins,	Hall,		

Sick—Messrs.

Old,	Rothwell,	Schooler,	Wetzel—7.
Pritchett,	Sartin,	Temme,	

Title to Senate bill No. 23 was agreed to.

Mr. Short of Phelps moved that the vote by which Senate bill No. 23 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 45 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 137 was read second time and
Referred to Committee on Insurance.

Senate bill No. 150 was read second time and
Referred to Committee on Insurance.

Senate bill No. 197 was read second time and
Referred to Committee on Insurance.

Senate bill No. 280 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 116 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 164 was read second time and
Referred to Committee on Manufactures.

Senate bill No. 210 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 217 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 221 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 233 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 229 was read second time and
Referred to Committee on Game and Fish.

Senate bill No. 89 was read second time and
Referred to Committee on Ways and Means.

Substitute for Senate bill No. 9 was read second time and
Referred to Committee on Criminal Jurisprudence.

Substitute for Senate bill No. 8 was read second time and
Referred to Committee on Private Corporations.

Substitute for Senate bills Nos. 110, 159, 232 and 234 was read
second time and

Referred to Committee on Private Corporations.

Senate bill No. 261 was read second time and
Referred to Committee on Ways and Means.

Senate bill No. 235 was read second time and
Referred to Committee on Insurance.

Senate bill No. 277 was read second time and
Referred to Committee on Roads and Highways.

Senate bill No. 16 was read second time and
Referred to Committee on Eleemosynary Institutions.

Senate bill No. 142, entitled

An act to amend article 11, of chapter 42, Revised Statutes of
1889, entitled "Trust companies," by adding two new sections thereto
to be known as sections 2848*e* and 2848*a*,

Was read first time.

Senate bill No. 100, entitled

An act to regulate the form of petition and verdict in actions
where exemplary or punitive damages are recoverable,

Was read first time.

Senate bill No. 183, entitled

An act to authorize and enable the Board of Curators of the State University to enlarge and improve the grounds of the university, by acquiring for the use of the university a lot or parcel of land bounded on three sides by the grounds constituting the present site or campus of the university,

Was read first time.

Senate bill No. 184, entitled

An act to amend section 3833, of article 8, of the Revised Statutes of 1889, entitled "Offenses against public morals and decency, or the public police and miscellaneous offenses,"

Was read first time.

Senate bill No. 242, entitled

An act to amend section 7798, chapter 140, article 1, of the Revised Statutes of 1889, and section 2, Session Acts of 1893, approved March 23, 1893, in relation to roads and highways, location and change of roads,

Was read first time.

Senate bill No. 213, entitled

An act to amend section 6869, chapter 109, article 2, of the Revised Statutes of the State of Missouri of 1889, in relation to married women,

Was read first time.

Mr. Cherrington was reported sick.

On request, House bill No. 801 was ordered referred to Committee on Judiciary.

On request, House bill No. 261 was ordered referred to Committee on Private Corporations.

Senate bill No. 99 was taken up for third reading and passage.

Mr. Odneal offered the following amendment:

Amend section 7 of Senate bill No. 99 by adding at the end of said section 7 the following words: "and shall in all criminal actions, and in all suits at law or in equity or special proceeding in which the State is a party, be conclusive evidence of the true boundary line between the said States;"

Which was read and adopted.

Senate bill No. 99 was read third time and passed as amended by the following vote:

A YES—Messrs.

Anderson,	Davis (Taney),	Gurney,	LeRoy,
Armstrong,	Davison,	Hammond,	McCollum,
Arnett,	DeFord,	Hancock,	McIntyre,
Baughner,	Denny,	Harrison,	McKee,
Benner,	Denslow,	Hart,	McPherson,
Best,	DeReign,	Higbee,	Mahan,
Bittinger,	Drabelle,	Hinde,	Marsh,
Brock,	Drum,	Johnston,	Melson,
Buckner,	Dyer,	Jones (Hickory),	Meriwether,
Burks,	Edgar,	Jones (Jackson),	Middleton,
Cape,	Ferguson,	Jones (Polk),	Minnis,
Choate,	Freeman,	Julian,	Moore (Stone),
Coppedge,	Fuson,	Kasey,	Moran,
Correll,	Gay,	Kline,	Murray,
Cox,	Gill,	Kyler,	O'Dell,
Crisp,	Gmelich,	Lane,	Odneal,
Daneri,	Griffiths,	Leazenby,	Pettijohn,
Davidson,	Grubb,	LeFavor,	Porterfield,

Robertson,	Sherrill,	Spurgeon,	Warner,
Ross,	Short (Phelps),	Steel,	Waymeyer,
Russell (N. Madrid),	Smith (Buchanan),	Sullinger,	Weaver,
Sailor,	Smith (Howell),	Swanger,	Weinhold,
Sawyer,	Spencer (Douglas),	Tartar,	Young (St. Francois)
Schoppenhorst,	Spencer (St. L. City),	Tate,	Mr. Speaker—97.
Shaw,			

NOES—Messrs.			
Atkins,	Tatum,	Walton,	Young (Texas)—4.

Absent—Messrs.			
Bennett,	Jenkins,	Mortimer,	Sartin,
Bothwell,	Lynch,	Mueller,	Schumacher,
Bourn,	McKearly,	Paipps,	Short (Cole),
Calhoun,	Miller,	Pratte,	Stickney,
Carroll,	Moore (Mississippi),	Rhone,	Tubb—21.
Cherrington,			

Absent with leave—Messrs.			
Avery,	Davis (Wayne),	Martin,	Sachse,
Breit,	George,	O'Reilly,	Watson—11.
Collins,	Hall,	Pollock,	

Sick—Messrs.			
Chinn,	Pritchett,	Schooler,	Wetzel—7.
Old,	Rothwell,	Temme,	

Emergency clause to Senate bill No. 99 was adopted by the following vote :

AYES—Messrs.			
Anderson,	Drabelle,	Leazenby,	Russell (N. Madrid),
Armstrong,	Drum,	LeFavor,	Sailor,
Arnett,	Dyer,	LeRoy,	Sartin,
Atkins,	Edgar,	Lynch,	Sawyer,
Baughner,	Ferguson,	McCollum,	Schoppenhorst,
Benner,	Freeman,	McIntyre,	Shaw,
Bennett,	Fuson,	McKee,	Short (Cole),
Best,	Gay,	McPherson,	Short (Phelps),
Bittinger,	Gill,	Mahan,	Smith (Buchanan),
Bourn,	Gmelich,	Marsh,	Smith (Howell),
Brock,	Griffiths,	Martin,	Spencer (Douglas),
Buckner,	Grubb,	Melson,	Spencer (St. L. City),
Burks,	Gurney,	Meriwether,	Spurgeon,
Calhoun,	Hammond,	Middleton,	Steel,
Cape,	Hancock,	Miller,	Sullinger,
Choate,	Harrison,	Minnis,	Swanger,
Coppedge,	Hart,	Moore (Mississippi),	Tartar,
Correll,	Higbee,	Moore (Stone),	Tate,
Cox,	Hinde,	Moran,	Tubbs,
Crisp,	Johnson,	Mueller,	Walton,
Daneri,	Jones (Hickory),	Murray,	Warner,
Davidson,	Jones (Jackson),	O'Dell,	Waymeyer,
Davis (Taney),	Jones (Polk),	Odneal,	Weaver,
Davison,	Julian,	Pettijohn,	Weinhold,
DeFord,	Kasey,	Porterfield,	Young (St. Fran.),
Denny,	Kline,	Robertson,	Young (Texas),
Denslow,	Kyler,	Ross,	Mr. Speaker—110.
DeReign,	Lane,		

NOES—None.

Absent—Messrs.			
Bothwell,	McKearly,	Pratte,	Sherrill,
Carroll,	Mortimer,	Rohne,	Stickney,
Cherrington,	Phipps,	Schumacher,	Tatum—13.
Jenkins,			

Absent with leave—Messrs.			
Avery,	Davis (Wayne),	O'Reilly,	Sachse,
Breit,	George,	Pollock,	Watson—10.
Collins,	Hall,		

Sick—Messrs.			
Chinn,	Pritchett,	Schooler,	Wetzel—7.
Old,	Rothwell,	Temme,	

Title to Senate bill No. 99 was agreed to.

Mr. Odneal moved that the vote by which Senate bill No. 99 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 259 was taken up as special order for third reading and passage.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 363, entitled

An act to amend section 2543, of article 2, of chapter 42, of the Revised Statutes of 1889 ;

In which the concurrence of the House is respectfully requested.

House bill No. 259 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	DeFord,	Kasey,	Porterfield,
Armstrong,	Denny,	Kline,	Pratte,
Atkins,	Denslow,	Kyler,	Robertson,
Best,	Drabelle,	Lane,	Rohne,
Bittinger,	Edgar,	Leazenby,	Russell (N. Madrid),
Bothwell,	Ferguson,	LeFavor,	Sailor,
Bourn,	Freeman,	LeRoy,	Sawyer,
Burks,	Gill,	Lynch,	Schoppenhorst,
Calhoun,	Gmelich,	McCollum,	Sherrill,
Cape,	Griffiths,	McKearly,	Short (Phelps),
Carroll,	Gurney,	McKee,	Spencer (St. L. City)
Choate,	Hammond,	Marsh,	Spurgeon,
Coppedge,	Hancock,	Melson,	Swanger,
Correll,	Harrison,	Moore (Mississippi),	Tate,
Crisp,	Higbee,	Moran,	Tatum,
Daneri,	Hinde,	Mueller,	Tubbs,
Davidson,	Jenkins,	Murray,	Walton,
Davis (Taney),	Johnston,	Pettijohn,	Warner,
Davis,	Jones (Jackson),	Phipps,	Mr. Speaker—76.

NOES—Messrs.

Arnett,	Grubb,	Moore (Stone),	Spencer (Douglas),
Baughner,	Jones (Hickory),	Odneal,	Steel,
Benner,	Jones (Polk),	Ross,	Tartar,
Bennett,	McIntyre,	Sartin,	Waymeyer,
Brock,	McPherson,	Shaw,	Weaver,
Buckner,	Mahan,	Short (Cole),	Weinhold,
Dyer,	Muller,	Smith (Howell),	Young (Texas)—29.
Fuson,			

Absent—Messrs.

Cherington,	Hart,	Minnis,	Smith (Buchanan),
Cox,	Julian,	Mortimer,	Stickney,
DeReign,	Meriwether,	O'Dell,	Sullinger,
Drum,	Middleton,	Schumacher,	Young St. Fran.),
Gay,			—27.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Martin,	Sachse,
Breit,	George,	O'Reilly,	Watson—11.
Collins,	Hall,	Pollock,	

Sick—Messrs.

Chinn,	Pritchett,	Schooler,	Wetzel—7.
Old,	Rothwell,	Temme,	

Title to House bill No. 259 was agreed to.

Mr. Edgar moved that the vote by which House bill No. 259 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 363, entitled

An act to amend section 2543 of article 2 of chapter 42 of the Revised Statutes of 1889,

Was read first time.

On motion of Mr. LeRoy,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by Speaker Russell.

On motion of Mr. Spencer of St. Louis City,

The House proceeded for one-half hour in considering House bills for engrossment.

House bill No. 306 was taken up and ordered engrossed.

House bill No. 529 was taken up and ordered engrossed.

House bill No. 350 was taken up and ordered engrossed.

House bill No. 696 was taken up for amendment and engrossment.

Mr. O'Dell offered the following amendment :

Amend House bill No. 696 by substituting the following plat in lieu of the plat represented in the bill :

		9		9
		8		9
		7		7
		6		6
		5		5
		4		4
		3		3
	NW	NE	NW	NE
	NW	NW	NE	NE
3	SW	SE	SW	SE
	NW	NW	NE	NE
	NW	NE	NW	NE
	SW	SW	SE	SE
3	SW	SE	SW	SE
	SW	SW	SE	SE

Which was read and ruled out of order by the Chair.

Mr. Davidson offered the following amendment :

Amend House bill No. 696 by striking out the "whereases ;"

Which was read and adopted.

Mr. Arnett offered the following amendment :

Amend House bill No. 696 by adding after the word "passage" in line 5, section 3, the following : "Provided, that nothing contained in this bill shall apply to surveys or other lands when described by metes and bounds ;"

Which was read.

Mr. Higbee offered the following substitute for amendment :

Amend House bill No. 696 by striking out all after the word "village" in 5th line in section 3, and inserting in lieu thereof the following : "Provided, this act shall not apply to tract described by metes and bounds ;"

Which was read and adopted.

Amendment to House bill No. 696 were adopted as amended by substitute.

Mr. Griffiths offered the following amendment :

Amend section 1 of House bill No. 696, by adding after the word "the," in line 1, section 1, the words "back of ;"

Which was read and rejected.

House bill No. 696 was then ordered engrossed as amended.

House bill No. 279 was taken up for amendment and engrossment, and on motion of Mr. Tubbs, was indefinitely postponed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report :

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 182, entitled

An act to repeal section 5731 to 5756 inclusive, concerning the Reform School for Boys, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 507, entitled

An act to provide for the government and support of the State Reform School for Boys, and for the commitment of boys to said institution, and for the punishment of boys under eighteen years of age convicted of crime, and to repeal article 5, of chapter 88, being sections 5731 to section 5756, inclusive, of the Revised Statutes of 1889, entitled "Reform School for Boys ;"

Also, House bill No. 137, entitled

An act in regard to aliens, and to restrict their right to acquire and hold real and personal estate, and to provide for the disposition of the lands now owned by non-resident aliens ;

Also, House bill No. 566, entitled

An act to amend section 5510, Revised Statutes of Missouri of 1889, relating to injunctions ;

Also, House bill No. 511, entitled

An act to grant certain lake and river-bed lands to the counties in which they are located for school purposes ;

Also, House bill No. 390, entitled

An act to repeal sections 253, 254, 255, 256, 257, 258, 259 and 260, and to enact new sections in lieu thereof, to be known as sections 253, 254, 255, 256, 257, 258, 259, 260 and 260a, of article 11, chapter 1, Revised Statutes of Missouri 1889, entitled "Distribution of estates,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 672, entitled

An act to change the time of holding court in the Twenty-ninth judicial circuit, by the repeal of section 57 of "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and the enactment of a new section in lieu thereof ;

Also, House bill No. 557, entitled

An act to amend section 2538, of the Revised Statutes of 1889, relating to debts due by corporations for labor ;

Also, House bill No. 556, entitled

An act to amend section 527, of the Revised Statutes of Missouri of 1889, relating to attachment bonds ;

Also, House bill No. 520, entitled

An act to amend sections 7524 and 7526, article 2, chapter 138, of the Revised Statutes of the State of Missouri, entitled "Assessors and the assessment of personal property ;"

Also, House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47, of the Revised Statutes of the State of Missouri, relating to "Crimes and punishments—taking fish from private ponds,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 651, entitled

An act to amend an act entitled "An act to regulate bond investment companies and companies organized to place or sell bonds, certificates or debentures on the installment or partial payment plan," approved April 21, 1893, by striking out certain words from section 1, and by adding a new section thereto ;

Also, House bill No. 657, entitled

An act to repeal an act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual, biennially, approved February 25, 1891, and to enact a new act on the same subject in lieu thereof as follows :

Also, House bill No. 634, entitled

An act to amend section 5517, of chapter 86, of the Revised Statutes of Missouri, 1889, entitled "Insane persons ;"

Also, House bill No. 524, entitled

An act to amend an act entitled an act "Management of the eleemosynary institutions," of chapter 88, of article 1, of the Revised Statutes of 1889, by adding to section 5672 the following ;

Also, House bill No. 499, entitled

An act to repeal section 3596, of article 3, of chapter 47, of the Revised Statutes of 1889, entitled "Crimes and punishments," relating to the destruction of bridges and mill-dams, and to enact a new section in lieu thereof ;

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 649, entitled

An act to amend chapter 58, Revised Statutes of Missouri, 1889, relating to druggists, by adding a new section thereto, to be known as section 4625a ;

Also, House bill No. 573, entitled

An act to amend section 41, laws of Missouri, extra session 1892, relating to judicial circuits and terms of courts ;

Also, committee substitute for House bill No. 626, entitled

An act to amend section 6296, of article 7, of chapter 94, Revised Statutes of Missouri, 1889, entitled "Judgments and their incidents ;"

Also, House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47, of the Revised Statutes of 1889 of the State of Missouri, entitled "Crimes and punishments, waters of the State defined ;"

Also, House bill No. 628, entitled

An act to amend section 6200, of article 6, chapter 94, of the Revised Statutes of the State of Missouri, relating to "Justices' courts, appearance, pleadings, adjournments and consolidation of actions,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 567, entitled

An act to require the collector of the revenue of each county in this State to deposit the revenue as collected by him in the county depository of such county ;

Also, House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railway companies whose tracks cross each other at grade to construct joint depots at such crossings ;

Also, House bill No. 481, entitled

An act to provide for the weekly cash payment of wages by corporations,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

House bill No. 351 was taken up as special order for third reading and passage.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificates of indebtedness issued and held in trust by the State for the state school and seminary funds, during the years 1895 and 1896 ;

The emergency clause was adopted ;

Also, House bill No. 616, entitled

An act to appropriate money for the state sinking fund, to be used in the redemption and purchase of bonds ;

The emergency clause was adopted ;

Also House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State ;

The emergency clause was adopted ;

Also, House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization ;

The emergency clause was adopted ;

Also, House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31, 1896 ;

The emergency clause was adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 342, entitled

An act relating to police commissioners and the employment and government of the police force, and for the relief and compensation of members of the police force injured in person or property while in the discharge of their duty, and for the relief of families of officers and men while in the discharge of police duty, in cities which now or hereafter have more than 100,000 and less than 300,000 population, when organized under general law or special charter, or under the provisions of section 16, of article 9, of the constitution ;

The emergency clause was adopted ;

In which the concurrence of the House is respectfully requested.

House bill No. 351 was read third time and failed to pass by the following vote:

AYES—Messrs.

est,	Griffiths,	McKearly,	Sachse,
ittinger,	Grubb,	Martin,	Sawyer.
ourn,	Hammond,	Meriwether,	Short (Phelps),
rock,	Hancock,	Milner,	Spencer (St. L. City),
hoate,	Hart,	Moran,	Steel,
orrell,	Higbee,	Mueller,	Stickney,
risp,	Johnston,	Murray,	Sullinger,
leFord,	Jones (Jackson),	O'Dell,	Tartar,
enny,	Julian,	O'Reilly,	Tubbs,
enslow,	Kline,	Porterfield,	Walton,
rabelle,	Kyler,	Robertson,	Warner,
yer,	Leazenby,	Rohne,	Weinhold,
ldgar,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—53.
Hill,			

NOES—Messrs.

Anderson,	Davidson,	McCoilum,	Sartin,
Armstrong,	Davison,	McIntyre,	Schoppenhorst,
Arnett,	DeReign,	McPherson,	Shaw,
Atkins,	Ferguson,	Mahan,	Smith (Howell),
Baughner,	Freeman,	Melson,	Spencer (Douglas),
Bennet,	Fuson,	Middleton,	Spurgeon,
Bennett,	Gay,	Minnis,	Swanger,
Boothwell,	Gmelich,	Moore (Stone),	Tate,
Buckner,	Gurney,	Odneal,	Watson,
Burks,	Harrison,	Old,	Waymeyer,
Calhoun,	Jenkins,	Pettijohn,	Weaver,
Cape,	Jones (Hickory),	Phipps,	Wetzel,
Chinn,	Jones (Polk),	Ross,	Young (St. Francois),
Coppedge,	Kasey,	Sailor,	Young (Texas)—57.
Cox,			

Absent—Messrs.

Barroll,	Hinde,	Marsh,	Schumacher,
Bherrington,	Lane,	Moore (Mississippi),	Sherrill,
Banerl,	LeRoy,	Mortimer,	Short (Cole),
Davis (Taney),	Lynch,	Pratte,	Tatum—18.
Drum,	McKee,		

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock—7.
Breit,	Davis (Wayne),	Hall,	

Sick—Messrs.

Pritchett,	Schooler,	Smith (Buchanan)	Temme—5.
Rothwell,			

Mr. Smith of Buchanan was reported sick.

Mr. Higbee moved that the vote by which House bill No. 351 failed to pass be reconsidered, and the motion be laid on the table;

Which was not agreed to, by the following vote on division: Ayes 39, noes 40.

The vote by which House bill No. 351 failed to pass was refused reconsideration.

House bill No. 352 was taken up for third reading and passage, and on motion of Mr. Higbee, was indefinitely postponed.

House bill No. 353 was taken up for third reading and passage, and on motion of Mr. Higbee, was indefinitely postponed.

Mr. Sullinger moved the vote by which House bill No. 404 was made special order for Monday, March 4, be reconsidered;

Which was not agreed to.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House bill No. 799, entitled

An act providing for the cession to the United States of jurisdiction over certain land for the improvement of Osage river,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred Senate bill No. 273, entitled

An act providing for the location of the positions of Missouri troops in the Union and Confederate armies on the battle-fields of Chickamauga, Missionary Ridge and Lookout Mountain, and for the erection in the National Military park of suitable monuments to mark such positions, and to appropriate money therefor,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Clerical Force, submitted the following report :

MR. SPEAKER: Whereas, The Doorkeeper and his assistant are sick, we, your Committee on Clerical Force, recommend that Messrs. Medlin and J. H. McCracken be employed temporarily at \$2 per day each, and that Mr. McKenna be made acting Doorkeeper until otherwise ordered ;

Which was read and adopted.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. PRESIDENT: Your Committee on Claims, to which was referred House bill No. 407, entitled

An act to appropriate money for the relief and benefit of Mrs. Clara Deering, relict of Louis F. Deering, deceased,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Messrs. Baskett, Swanger and Short, auditing committee on Board of Horticulture and Railroad and Warehouse Commissioners, submitted a supplemental report ;

Which was read and referred to Committee on Joint Printing.

(See Appendix.)

Mr. Drabelle offered the following resolution :

Resolved, That the report of the committee appointed by the Governor to settle with the Auditor and Treasurer be adopted, and the committee authorized to make the entries on the books of the Auditor and Treasurer, showing the result of their settlement ; to cancel by stamping or punching all vouchers which have been examined and allowed by them, and to destroy by burning all warrants upon the Treasury for which in their settlement they have given credit ;

Which was read and adopted.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 346, entitled

An act to enable cities now organized or which may hereafter be organized under the provisions of sections 16 and 17, of article IX of the Constitution of this State, to issue bonds for the purpose of buying judgments and decrees of courts, and to provide for the payment of such bonds, and declaring an emergency;

Begs leave to report that it has examined the same, and recommends that it do pass, with amendments Nos. 1 and 2;

Amend Senate bill No. 346, by striking out of the title thereof the words "now organized, or which may hereafter be organized under the provisions of sections 16 and 17, of article IX, of the Constitution of this State," and inserting in lieu thereof the words "having more than one hundred thousand inhabitants;"

Which was read and adopted.

Amend Senate bill No. 346, by striking out the words "now organized or which may hereafter be organized under the provisions of sections 16 and 17, of article IX, of the Constitution of this State," in lines 2, 3 and 4, of section 1, and inserting in lieu thereof the words "having more than one hundred thousand inhabitants;"

Which was read and adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 654, entitled

An act to amend section 1939, of article 1, chapter 31, of the Revised Statutes of Missouri 1889, entitled "Cities and towns, miscellaneous provisions and general powers," by striking out certain words therein, and by adding an additional clause to said section,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 740, entitled

An act relating to free public libraries in cities containing over 300,000 inhabitants, appointments of directors, their term of office, vacancies, powers and reports, and granting powers to such cities to pass ordinances and impose penalties for the protection of the property of such libraries,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

On motion of Mr. Julian,

Substitute for House bill No. 117, etc., was made special order for Friday, March 1, at 2 o'clock.

On motion of Mr. Tubbs,

House bill No. 799 was given precedence in printing.

Senate bill No. 68 was taken up for third reading and passage, read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Dyer,	LeFavor,	Sawyer,
Armstrong,	Edgar,	McCollum,	Schoppenhorst,
Arnett,	Ferguson,	McIntyre,	Shaw,
Atkins,	Freeman,	McKearly,	Sherrill,
Benner,	Fuson,	McPherson,	Short (Cole),
Bennett,	Gay,	Martin,	Short (Phelps),
Best,	Gill,	Melson,	Smith (Howell),
Bittinger,	Gmelich,	Meriwether,	Spencer (St. L. City),
Brock,	Griffiths,	Middleton,	Steel,
Buckner,	Grubb,	Miller,	Stickney,
Burks,	Gurney,	Minnis,	Sullinger,
Cape,	Hammond,	Moore (Stone),	Tartar,
Choate,	Hancock,	Moran,	Tate,
Coppedge,	Harrison,	Murray,	Tatum,
Correll,	Hart,	Odneal,	Walton,
Cox,	Hinde,	O'Reilly,	Warner,
Crisp,	Jenkins,	Pettijohn,	Watson,
Davidson,	Johnston,	Phipps,	Waymeyer,
Davis (Taney),	Jones (Jackson),	Porterfield,	Weaver,
Davison,	Jones (Polk),	Rohne,	Weinhold,
DeFord,	Julian,	Ross,	Wetzel,
Denny,	Kilne,	Russell (N. Madrid),	Young (St. Franc.),
Denslow,	Kyler,	Sailor,	Young (Texas),
Drabelle,	Lane,	Sartin,	Mr. Speaker—96.

NOES—Messrs.

Chinn,	Kasey,	O'Dell,	Spurgeon—6.
Jones (Hickory),	Mueller,		

Absent—Messrs.

Baughner,	Daneri,	Lynch,	Pratte,
Bothwell,	DeReign,	McKee,	Robertson.
Bourn,	Drum,	Mahan,	Schumacher,
Calhoun,	Higbee,	Marsh,	Spencer (Douglas),
Carroll,	Leazenby,	Moore (Mississippi),	Swanger,
Cherrington,	LeRoy,	Mortimer,	Tubbs—24.

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock,
Breit,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Old,	Rothwell,	Smith (Buchanan),	Temme—6.
Pritchett,	Schooler,		

Title to Senate bill No. 68 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which Senate bill No. 68 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Johnston moved that the vote by which Senate bill No. 1 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

Senate bill No. 35 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the speaker affixed his signature thereto, as prescribed by section 32 of the constitution.

Senate bill No. 126 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Best,	Chinn,	DeFord,
Armstrong,	Bittinger,	Choate,	Denslow,
Atkins,	Buckner,	Correll,	DeReign,
Baughner,	Burks,	Davidson,	Drabelle,
Benner,	Calhoun,	Davis (Taney),	Drum,
Bennett,	Cape,	Davison,	Dyer,

Edgar,	Kasey,	O'Reilly,	Spencer (St. L. City),
Ferguson,	Kline,	Pettijohn,	Spurgeon,
Freeman,	Lane,	Phipps,	Steel,
Fuson,	Leazenby,	Porterfield,	Stickney,
Gay,	LeFavor,	Robertson,	Sullinger,
Gmelich,	McCollum,	Rohne,	Swanger,
Griffiths,	McKearly,	Ross,	Tartar,
Grubb,	McPherson,	Russell (N. Madrid),	Tate,
Hancock,	Mahan,	Sailor,	Tatum,
Harrison,	Melson,	Sartin,	Warner,
Hart,	Middleton,	Sawyer,	Watson,
Hinde,	Miller,	Schoppenhorst,	Waymeyer,
Jenkins,	Minnis,	Shaw,	Weaver,
Jones (Hickory),	Moore (Stone),	Short (Cole),	Young (St. Fran.),
Jones (Jackson),	Murray,	Short (Phelps),	Young (Texas),
Jones (Polk),	O'Dell,	Smith (Howell),	Mr. Speaker—91.
Julian,	Odneal,	Spencer (Douglas),	

NOES—Messrs.

Arnett, Brock—2.

Absent—Messrs.

Bothwell,	Gill,	McIntyre,	Mueller,
Bourn,	Gurney,	McKee,	Pratte,
Carroll,	Hammond,	Marsh,	Schumacher,
Cherrington,	Higbee,	Martin,	Sherrill,
Coppedge,	Johnston,	Meriwether,	Tubbs,
Cox,	Kyler,	Moore (Mississippi),	Walton,
Crisp,	LeRoy,	Moran,	Weinhold,
Daneri,	Lynch,	Mortimer,	Wetzel—33.
Denny,			

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock,
Breit,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Old,	Rothwell,	Smith (Buchanan),	Temme—6.
Pritchett,	Schooler,		

Emergency clause to Senate bill No. 126 was adopted by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	McIntyre,	Sawyer,
Arnett,	Edgar,	McKearly,	Schoppenhorst,
Atkins,	Ferguson,	McPherson,	Shaw,
Best,	Fuson,	Mahan,	Short (Cole),
Rittinger,	Gay,	Melson,	Short (Phelps),
Bothwell,	Gmelich,	Middleton,	Smith (Howell),
Bourn,	Griffiths,	Miller,	Spencer (St. L. City),
Brock,	Grubb,	Minnis,	Spurgeon,
Burks,	Gurney,	Moore (Mississippi),	Steel,
Calhoun,	Hammond,	Moore (Stone),	Stickney,
Cape,	Hancock,	Moran,	Sullinger,
Chinn,	Harrison,	Mueller,	Swanger,
Coppedge,	Hart,	Murray,	Tartar,
Cox,	Higbee,	Odneal,	Tate,
Crisp,	Hinde,	O'Reilly,	Tatum,
Davidson,	Jenkins,	Pettijohn,	Warner,
Davis (Faney),	Jones (Hickory),	Phipps,	Watson,
Davison,	Jones (Jackson),	Porterfield,	Waymeyer,
DeFord,	Jones (Polk),	Robertson,	Weaver,
Denny,	Julian,	Rohne,	Weinhold,
Denslow,	Kasey,	Ross,	Young (St. Francois),
DeReign,	Lane,	Russell (N. Madrid),	Young (Texas),
Drabelle,	LeFavor,	Sailor,	Mr. Speaker—95.
Drum,	McCollum,	Sartin,	

NO—Mr. Bennett—1.

Absent—Messrs.

Anderson,
Baugher,
Benner,
Buckner,
Carroll,
Cherrington,
Choate,

Correll,
Daneri,
Freeman,
Gill,
Johnston,
Kline,
Kyler,

Leazenby,
LeRoy,
Lynech,
McKee,
Marsh,
Meriwether,
Mortimer,

O'Dell,
Pratte,
Schumacher,
Sherrill,
Spencer (Douglas),
Tubbs,
Walton—28.

Absent with leave—Messrs.

Avery,
Breit,
Collins,

Davis (Wayne),
George,
Hall,

Martin,
Pollock,

Sachse,
Wetzel—10.

Sick—Messrs.

Old,
Pritchett,

Rothwell,
Schooler,

Smith (Buchanan), Temme—6.

Title to Senate bill No. 126 was agreed to.

Mr. Hinde moved that the vote by which Senate bill No. 126 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 21 was taken up for third reading and passage.

Mr. Spencer of St. Louis City offered the following amendment :
Amend Senate bill No. 21, by striking out the last three words in line 16 and all of line 17, and the first two words of line 18, and by inserting in line 28, after the word "satisfaction," the words "or in such deed of release ;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amend Senate bill No. 21, by inserting in line 38, before the word "deed," the word "full," and by inserting before the word "deed," in line 37, the word "full ;"

Which was read and adopted.

Senate bill No. 21, as amended, was read third time and passed by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Burks,
Cape,
Choate,
Coppedge,
Correll,
Crisp,
Davidson,
Davis (Taney),
Davison,
DeFord,
Denny,
DeReign,
Drabelle,
Drum,
Dyer,
Edgar,

Ferguson,
Freeman,
Gay,
Gill,
Gmelich,
Griffiths,
Grubb,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kline,
Lane,
Leazenby,
LeFavor,
McCollum,

McIntyre,
McPherson,
Mahan,
Melson,
Meriwether,
Miller,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Ross,
Russell (N. Madrid),
Sailor,

Sartin,
Sawyer,
Schoppenhorst,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Warner,
Watson,
Waymeyer,
Weaver,
Young (St. Fran.),
Mr. Speaker—94.

NOES—Messrs.

Atkins,
Brock,

Calhoun,
Fuson,

Gurney,
Martin,

Middleton,
Young (Texas)—8.

Absent—Messrs.

Baughner,	Daneri,	McKearly,	Schumacher,
Bourn,	Denslow,	McKee,	Spencer (Douglas),
Buckner,	Johnston,	Marsh,	Tubbs,
Carroll,	Kyler,	Moore (Mississippi),	Walton,
Cherrington,	LeRoy,	Mortimer,	Weinhold,
Cox,	Lynch,	Pratt,	Wetzel—24.

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock,
Breit,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Chinn,	Rothwell,	Smith (Buchanan),	Temme—6.
Pritchett,	Schooler,		

Title to Senate bill No. 21 was agreed to.

Mr. Spencer of St. Louis City moved the vote by which Senate bill No. 21 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

Senate bill No. 25 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Fuson,	McKearly,	Sawyer,
Armstrong,	Gay,	McPherson,	Schoppenhorst,
Atkins,	Gill,	Mahan,	Shaw,
Bennett,	Gmelich,	Martin,	Sherrill,
Best,	Griffiths,	Melson,	Short (Cole),
Bittinger,	Grubb,	Meriwether,	Short (Phelps),
Bourn,	Gurney,	Middleton,	Smith (Howell),
Brock,	Hammond,	Miller,	Spencer (Douglas),
Burks,	Hancock,	Minnis,	Spencer (St. L. City)
Cape,	Harrison,	Moore (Stone),	Spurgeon,
Correll,	Hart,	Moran,	Steel,
Crisp,	Higbee,	Mortimer,	Sullinger,
Davidson,	Jenkins,	Murray,	Swanger,
Davis (Taney),	Jones (Jackson),	O'Dell,	Tartar,
Davison,	Jones (Polk),	Odneal,	Tate,
Denny,	Julian,	Old,	Tatum,
Denslow,	Kasey,	O'Reilly,	Warner,
DeReign,	Kline,	Pettijohn,	Watson,
Drabelle,	Kyler,	Porterfield,	Waymeyer,
Drum,	Lane,	Robertson,	Weaver,
Dyer,	Leazenby,	Rohne,	Weinhold,
Edgar,	LeFavor,	Ross,	Young (St. Francois)
Ferguson,	McCollum,	Sailor,	Young (Texas),
Freeman,	McIntyre,	Sartin,	Mr. Speaker—96.

NO—Mr. Arnett—1.

Absent—Messrs.

Baughner,	Coppedge,	LeRoy,	Pratte,
Benner,	Cox,	Lynch,	Russell (N. Madrid),
Rothwell,	Daneri,	McKee,	Schumacher,
Buckner,	DeFord,	Marsh,	Stickney,
Calboun,	Hinde,	Moore (Mississippi),	Tubbs,
Carroll,	Johnston,	Muelier,	Walton,
Cherrington,	Jones (Hickory),	Phipps,	Wetzel—29.
Choate,			

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock,
Breit,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Chinn,	Rothwell,	Smith (Buchanan),	Temme—6.
Pritchett,	Schooler,		

Emergency clause to Senate bill No. 25 was adopted by the following vote:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bourn,
Brock,
Burks,
Calhoun,
Cape,
Choate,
Coppedge,
Davidson,
Davis (Taney),
DeFord,
Denny,
Denslow,
DeReign,
Drabelle,
Dyer,
Edgar,
Ferguson,

Freeman,
Fuson,
Gay,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hancock,
Harrison,
Hart,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
McCollum,
McIntyre,
McKearly,

McPherson,
Mahan,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Ross,
Russell (N. Madrid),
Sailor,
Sartin,

Sawyer,
Schoppenhorst,
Shaw,
Sherrill,
Short (Cole),
Short (Pheips),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Sullinger,
Tartar,
Tate,
Tatum,
Tabbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Young (St. Francois),
Young (Texas),
Mr. Speaker—102.

NO—Mr. Hammond—

Absent—Messrs.

Bothwell,
Buckner,
Carroll,
Cherrington,
Correll,
Cox,

Crisp,
Damerl,
Davison,
Drum,
Higbee,
Julian,

LeRoy,
Lynch,
McKee,
Marsh,
Moore (Mississippi),
Mortimer,

Pratte,
Schumacher,
Swanger,
Walton,
Wetzel—23.

Absent with leave—Messrs.

Avery,
Breit,

Collins,
Davis (Wayne),

George,
Hall,

Pollock,
Sachse—8.

Sick—Messrs.

Chinn,
Pritchett,

Rothwell,
Schooler,

Smith (Buchanan), Temme—6.

Title to Senate bill No. 25 was agreed to.

Mr. Moran moved that the vote by which Senate bill No. 25 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 64 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Brock,
Burks,
Calhoun,

Cape,
Correll,
Crisp,
Davidson,
Davis (Taney),
Davison,
DeFord,
Denny,
Denslow,
DeReign,

Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,

Griffiths,
Grubb,
Gurney,
Hancock,
Harrison,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),

Jones (Jackson),	Meriwether,	Ross,	Sullinger,
Jones (Polk),	Middleton,	Russell (N. Madrid),	Swanger,
Julian,	Miller,	Sartin,	Tartar,
Kasey,	Minnis,	Sawyer,	Tate,
Kline,	Moore (Stone),	Schoppenhorst,	Tatum,
Kyler,	Moran,	Shaw,	Tubbs,
Lane,	Mueller,	Sherrill,	Warner,
Leazenby,	Murray,	Short (Cole),	Watson,
LeFavor,	O'Dell,	Smith (Howell),	Waymeyer,
McCollum,	Odneal,	Spencer (Douglas),	Weaver,
McIntyre,	O'Reilly,	Spencer (St. L. City),	Weinhold,
McKearly,	Pettijohn,	Spurgeon,	Young (St. Fran.),
McPherson,	Porterfield,	Steel,	Young (Texas),
Mahan,	Robertson,	Stickney,	Mr. Speaker—98.
Melson,	Rohne,		

NO—Mr. Hart—1

Absent—Messrs.

Anderson,	Choate,	Lynch,	Pratte,
Armstrong,	Coppedge,	McKee,	Sailor,
Arnett,	Cox,	Marsh,	Schumacher,
Atkins,	Daneri,	Martin,	Short (Phelps).
Buckner,	Drabelle,	Moore (Mississippi),	Smith (Buchanan),
Carroll,	Hammond,	Mortimer,	Walton,
Cherrington,	LeRoy,	Phipps,	Wetzel—28.

Absent with leave—Messrs.

Avery,	Collins,	Hall,	Sachse—7.
Breit,	Davis (Wayne),	Pollock,	

Sick—Messrs.

Chinn,	Pritchett,	Schooler,	Temme—6.
Old,	Rothwell,		

Title to Senate bill No. 64 was agreed to.

Mr. Moran moved that the vote by which Senate bill No. 64 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 75 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Griffiths,	Martin,	Shaw,
Baughner,	Grubb,	Meriwether,	Sherrill,
Bennett,	Gurney,	Middleton,	Short (Cole),
Best,	Hancock,	Miller,	Short (Phelps),
Blittinger,	Harrison,	Minnis,	Smith (Howell),
Bourn,	Hart,	Moore (Stone),	Spencer (Douglas),
Brock,	Higbee,	Moran,	Spencer (St. L. City),
Burks,	Hinde,	Mueller,	Spurgeon,
Cape,	Jones (Hickory),	Murray,	Steel,
Choate,	Jones (Jackson),	O'Dell,	Sullinger,
Crisp,	Jones (Polk),	Odneal,	Swanger,
Davidson,	Kasey,	O'Reilly,	Tartar,
DeFord,	Kline,	Pettijohn,	Tate,
Denny,	Kyler,	Phipps,	Tubbs,
Denslow,	Lane,	Porterfield,	Warner,
DeReign,	Leazenby,	Robertson,	Watson,
Drum,	LeFavor,	Rohne,	Waymeyer,
Over,	McCollum,	Ross,	Weaver,
Edgar,	McIntyre,	Russell (N. Madrid),	Weinhold,
Ferguson,	McKearly,	Sartin,	Young (St. Fran.),
Fuson,	McPherson,	Sawyer,	Young (Texas),
Gay,	Mahan,	Schoppenhorst,	Mr. Speaker—89.
Gmelich,			

NO—Mr Atkins—1.

Absent—Messrs.

Anderson,	Correll,	Jenkins,	Mortimer,
Arnett,	Cox,	Johnston,	Pratte,
Benner,	Daneri,	Julian	Sailor,
Bothwell,	Davis (Taney,)	LeRoy,	Schumacher,
Buckner,	Davison,	Lynch,	Stickney,
Calhoun,	Drabelle,	McKee,	Tatum,
Carroll,	Freeman,	Marsh,	Walton,
Cherrington,	Gill,	Melson.	Wetzel—35.
Coppedge,	Hammond,	Moore (Mississippi),	

Absent with leave—Messrs.

Avery,	Collins,	George,	Pollock,
Breit,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Chinn,	Pritchett,	Smith (Buchanan),	Temme—7.
Old,	Rothwell,	Schooler,	

Mr. Spencer of St. Louis City was called to the chair.

Title to Senate bill No. 75 was agreed to.

Mr. Young of Texas moved that the vote by which Senate bill No. 75 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Bittinger (by consent) introduced House bill No. 810, entitled
An act to require the recorder of deeds to procure and keep a mortgage indebtedness record, and prescribing the form of same, and to require annual reports by the recorder thereon ;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 811, entitled
An act governing the practice of veterinary medicine and surgery in Missouri ;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 812, entitled
An act to amend "An act providing that usury may be plead as a defense in civil actions, and that usurious interest paid may be applied in payment of the principal debt, and that proof of the exaction of usurious rates of interest shall invalidate and render illegal any lien, mortgage or pledge of personal property, made to secure such indebtedness, and to repeal section 5976 of the General Statutes of 1889, relating to the plea of usury in civil actions," approved April 21, 1891, by adding a new section thereto, to be known as section 2a ;

Which was read first time.

Mr. Bittinger (by consent) introduced House bill No. 813, entitled
An act to amend article 3, of chapter 30, of the Revised Statutes of Missouri, relating to cities of the second class, by repealing sections 1242 and 1244, and enacting two new sections in lieu thereof, to be numbered 1242 and 1244 ; and also to amend sections 1284, 1347, 1349, 1351, 1353 and 1360, and also to amend subdivision 20 of section 1255, as amended by an act of the General Assembly of the State of Missouri, approved March 21, 1893, and enacting an emergency clause ;

Which was read first time.

Mr. Anderson (by consent) introduced House bill No. 814, entitled
An act to tax bachelors and create a fund for the support of old maids, with an emergency clause ;

Which was read first time.

Mr. Julian (by consent) introduced House bill No. 815, entitled
An act regulating the rate of interest and forbearance on money
loaned on chattel or personal security in cities having sixty thousand
(60,000) inhabitants or more ;

Which was read first time.

On motion of Mr. DeReign, the vote by which the motion to re-
consider the vote on House bill No. 663 was laid on the table, was re-
considered.

Mr. Baugher, from the Committee on Engrossed Bills, submitted
the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which
was referred House bill No. 598, entitled

An act to create a reformatory for men in connection with and as a
department of the State reform school, and to provide for the support
and management of such reformatory, and for the punishment for their
first offense of men and boys over 18 years of age convicted of felony,
by permitting the court in which the proceedings are had, in its dis-
cretion, to commit such persons to said reformatory in lieu of the peni-
tentiary, and to provide for the commutation of sentence by the Gov-
ernor, and the transfer from the penitentiary to said reformatory of
persons convicted of their first offense, and to appropriate \$75,000 to
purchase additional ground in connection with said reform school,
and to erect necessary buildings, and for the support of said reformatory.

Begs leave to report that it has compared the same and finds it
truly engrossed, and that the printed copies thereof furnished to the
members are correct ;

Which was read.

On motion of Mr. Spencer of Douglas,
The House adjourned under the rules.

FORTY-EIGHTH DAY—FRIDAY, March 1, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Buckner offered the following resolution :

Whereas, There have been various clerks elected by this House to preside
over the conduct of the business referred by the House to their respective depart-
ments ; and

Whereas, Any scandal in any of these departments reflects upon the House ;
and

Whereas, There appeared in the Sedalia Evening Democrat, a newspaper of
general circulation, on the 18th inst., a scurrilous article, as follows :

"It is 'Effie,' not Pansy."

"Pansy Howe, a former inmate of Lou. McClellan's immoral resort, who on
leaving here went to Jefferson City, where she was known as Birdie Wells, is now
one of the clerks in the Republican House of Representatives, and is drawing pay
under the name of 'Effie Johnson ;'" and

Whereas, In consequence of said scandal, it is currently reported that on protest by some of the employes in said office they were discharged by the chief of the engrossing force, notwithstanding the fact that they had faithfully, at all times, discharged the duties of their positions; therefore, be it

Resolved, That a committee of three members of this House be appointed by the Speaker to investigate the above charges and report to this House as to the truth or falsity of said article, and also as to the proficiency of the department of Engrossing Clerk and of the conduct of said office; that said committee shall have power to summon and examine witnesses under oath, and to compel the attendance of same.

Which was read.

Mr. Spencer of St. Louis City moved that the resolution be referred to the Committee on Clerical Force, and Messrs. Buckner and Armstrong demanded the ayes and noes.

On motion of Mr. Mueller, the previous question was ordered, and the motion to refer agreed to by the following vote:

AYES—Messrs.

Baughner,	Griffiths,	Mahan,	Shaw,
Bittinger,	Grubb,	Martin,	Short (Phelps),
Breit,	Gurney,	Miller,	Smith (Howell),
Calhoun,	Hammond,	Moore (Stone),	Spencer (Douglas),
Cherrington,	Hancock,	Moran,	Spencer (St. L. city),
Davis (Laney),	Harrison,	Mueller,	Spurgeon,
DeFord,	Hart,	Murray,	Steel,
Denny,	Higbee,	Pettijohn,	Stickney,
Denslow,	Hinde,	Phipps,	Swanger,
Drum,	Johnston,	Robertson,	Tartar,
Dyer,	Jones (Hickory),	Rohne,	Tatum,
Edgar,	Jones (Polk),	Sawyer,	Temme,
Freeman,	Leazenby,	Schoppenhorst,	Tubbs,
Gay,	LeFavor,	Schumacher,	Watson—58.
Gmelich,	LeRoy,		

NOES—Messrs.

Armstrong,	Davidson,	McCollum,	Sartin,
Arnett,	DeReign,	McIntyre,	Schooler,
Atkins,	Drabelle,	McKearly,	Sherrill,
Benner,	Ferguson,	McKee,	Short (Cole),
Bennett,	Fuson,	McPnerson,	Sullinger,
Best,	Gill,	Meriwether,	Tate,
Brock,	Jenkins,	Middleton,	Waymeyer,
Buckner,	Julian,	O'Dell,	Weaver,
Burks,	Kasey,	Odneal,	Weinhold,
Cape,	Kline,	Old,	Young (St. Fran.),
Choate,	Kyler,	O'Reilly,	Young (Texas),
Correll,	Lane,	Ross,	Mr. Speaker—51.
Cox,	Lynch,	Russell (N. Madrid),	

Absent—Messrs.

Anderson,	Crisp,	Melson,	Pratte,
Bothwell,	Daneri,	Moore (Mississippi),	Sailor,
Bourn,	Davison,	Mortimer,	Walton,
Carroll,	Jones (Jackson),	Minnis,	Warner,
Coppedge,	Marsh,	Porterfield,	Wetzel—20.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Sachse—7.
Collins,	George,	Pollock,	

Sick—Messrs.

Chinn,	Pritchett,	Rothwell,	Smith (Buc'n)—4.
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The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 293, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits, and to fix terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly approved March 28, 1893;

Also, Senate bill No. 243, entitled

An act creating the offices of circuit attorney and county attorney, and prescribing the duties of such officers, and to repeal sections 631 to 644, inclusive, of the Revised Statutes of Missouri of 1889;

Also, Senate bill No. 367, entitled

An act to amend section 38, of the session act of extra session 1892, entitled "An act to redistrict the State into judicial circuits, and fix the terms of court therein," approved April 7, 1892, as amended by session act of 1893, approved March 31, 1893;

In which the concurrence of the House is respectfully requested.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 365, entitled

An act to repeal section 7834, of chapter 140, and to enact a section in lieu thereof.

Mr. Julian offered the following resolution:

Be it resolved, That a committee of three be appointed to investigate the facts regarding House bill No. 345, with power to send for witnesses and papers, and to administer oaths.

Which was read and rejected.

The following message was received from the Governor, through his Private Secretary, Mr. Winston:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., February 28, 1895. }

To the Speaker of the House of Representatives:

SIR—I have the honor herewith to return to the House of Representatives, with my approval indorsed thereon,

House bill No. 328, entitled

An act to amend section 7804, of article 1, of chapter 140 of the Revised Statutes of Missouri of 1889, relating to "Roads and highways."

WM. J. STONE, Governor.

Which was read.

Joint and concurrent resolution No. 18 was taken up, and on motion of Mr. Tubbs, was indefinitely postponed by the following vote on division: Ayes 58, noes 33.

House bill No. 403 was taken up as special order, and Mr. LeRoy moved that it be indefinitely postponed.

Which was not agreed to by the following vote on division: Ayes 36, noes 42.

House bill No. 403 was read third time, and passed by the following vote:

AYES—Messrs.

Anderson,	Davison,	Leazanby,	Porterfield,
Armstrong,	Denny,	LeFavor,	Robertson,
Arnett,	Denslow,	Lynech,	Ross,
Baughner,	Drabelle,	McCollum,	Sailor,
Benner,	Drum,	McIntyre,	Sartin,
Best,	Dyer,	McPaerson,	Schumacher,
Bittinger,	Ferguson,	Meison,	Snaw,
Bothwell,	Gay,	Meriwether,	Snort (Phelps),
Bourn,	Gmelich,	Middleton,	Spencer (St. L. City)
Breit,	Griffiths,	Müller,	Steel,
Brock,	Garney,	Minnis,	Stickney,
Burks,	Hammond,	Moore (Mississippi),	Sullinger,
Calhoun,	Hancock,	Moore (Stone),	Swanger,
Cape,	Harrison,	Moran,	Tartar,
Carroll,	Higbee,	Mueller,	Tatum,
Caerrington,	Hinde,	Murray,	Temme,
Choate,	Jenkins,	Odneal,	Waymeyer,
Correll,	Johnston,	Old,	Weaver,
Crisp,	Jones (Jackson),	O'Reilly,	Young (Texas).
Davidson,	Jones (Polk),	Pettijohn,	Mr. Speaker—83.
Davis (Taney),	Kyler,	Phipps,	

NOES—Messrs.

Atkins,	Kasey,	Rohne,	Spencer (Douglas),
Bennett,	Kline,	Russell (N. Madrid),	Spurgeon,
Cox,	LeRoy,	Sawyer,	Tate,
DeReign,	McKearly,	Schoppenhorst,	Tubbs,
Fuson,	McKee,	Schooler,	Warner,
Gill,	Mahan,	Snort (Cole),	Watson,
Hart,	Martin,	Smith (Buchanan),	Weinhold,
Jones (Hickory),	O'Dell,	Smith (Howell),	Young (St. Fran.),
			—32.

Absent—Messrs

Buckner,	Edgar,	Lane,	Sherrill,
Coppedge,	Freeman,	Marsh,	Walton,
Daneri,	Grubb,	Mortimer,	Wetzel—15.
DeFord,	Julian,	Pratte,	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Sachse—7.
Collins,	George,	Pollock,	

Sick—Messrs.

Chinn,	Pritchett,	Rothwell—3.
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The title to House bill No. 403 was agreed to.

Mr. Higbee moved the vote by which House bill No. 403 was passed be reconsidered, and the motion laid on the table;

Which was agreed to.

Mr. Buckner was reported sick.

Mr. Pratte was granted leave of absence indefinitely.

House bill No. 810 was read second time and Referred to Committee on Judiciary.

House bill No. 811 was read second time and Referred to Committee on Agriculture.

House bill No. 812 was read second time and Referred to Committee on Judiciary.

House bill No. 813 was read second time and Referred to Committee on Municipal Corporations.

House bill No. 814 was read.

Mr. Drabelle moved that the bill be referred to Committee on Ways and Means, with instructions that it be immediately reported favorably.

Mr. Tubbs moved that the motion referring the bill to the Committee on Ways and Means be laid on the table ;

Which was not agreed to.

The motion to refer the bill to Committee on Ways and Means, with instructions to immediately report it favorably, was then agreed to.

House bill No. 815 was read second time and

Referred to Committee on Municipal Corporations.

Senate bill No. 342, entitled

An act relating to police commissioners and the employment and government of the police force, and for the relief and compensation of members of the police force injured in person or property while in the discharge of their duty, and for the relief of families of officers and men while in the discharge of police duty, in cities which now or hereafter have more than 100,000 and less than 300,000 population, when organized under general law or special charter, or under the provisions of section 16 of article 9 of the constitution,

Was read first time.

Senate bill No. 213 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 242 was read second time and

Referred to Committee on Roads and Highways.

Senate bill No. 184 was read second time and

Referred to Committee on Criminal Jurisprudence.

Senate bill No. 183 was read second time and

Referred to Committee on University.

Senate bill No. 142 was read second time and

Referred to Committee on Criminal Jurisprudence.

Senate bill No. 100 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 363, entitled

An act to amend section 2543, of article 2, of chapter 42, of the Revised Statutes of 1839,

Was read first time.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 553, entitled

An act to punish the falsely marking or stamping of the karat on any article of merchandise, gold or solid gold, and to prohibit the manufacture and sale thereof ;

Also, House bill No. 489, entitled

An act to amend section 8096, article 2, chapter 143, Revised Statutes of 1839, relating to school elections, by adding certain words thereto ;

Also, House bill No. 572, entitled

An act to amend sections 367 and 368, article 2, chapter 5, Revised Statutes of Missouri, 1839, relating to animals restrained from running at large, by inserting the words "or sheep" after the word "swine," in said sections ;

Also, House bill No. 387, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly, approved March 28, 1893;

Also, House bill No. 549, entitled

An act defining the liabilities of persons, firms or corporations for injuries to employes in certain cases,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 678, entitled

An act to create and regulate, in cities of over 50,000 inhabitants, public warehouses, other than warehouses for the storage of grain, and to enforce warehouse liens;

Also, committee substitute for House bills Nos. 157, 207 and 216, entitled

An act to regulate the rental to be charged for the use of telephones, keeping the same in repair, and fixing a penalty for its violation,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 522, entitled

An act to amend section 576, of article 2, chapter 10, of the Revised Statutes of Missouri of 1889, entitled "Attachments;"

Also, House bill No. 501, entitled

An act requiring tax-payers to submit their receipts to the county clerk, have them stamped and a record made thereof;

Also, House bill No. 664, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892;

Also, House bill No. 647, entitled

An act to amend section 3 of an act relating to the establishment of a board of police commissioners in the City of St. Louis, approved March 22, 1861, as amended by an act approved December 12, 1863, entitled "Police;"

Also, House bill No. 653, entitled

An act to amend chapter 93 of the Revised Statutes of Missouri of 1889, relating to grand and petit jurors, by repealing section 6073, and enacting a new section in place thereof,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred committee substitute for Senate bills Nos. 110, 159, 232 and 234, entitled

An act to repeal article 9, of chapter 42, of the Revised Statutes of Missouri, 1889, concerning mutual savings fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations, and the management and conduct of the business thereof, and the examination of such associations by the State Treasurer, and providing proceedings for the dissolution and winding up of the same, in case of their insolvency, or for other causes, and also to provide upon what condition foreign associations of like character may do business in this State, and for other purposes,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Stickney, from Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred committee substitute for Senate bill No. 8, entitled

An act creating a bureau of supervision and inspection of building and loan associations, making the State Treasurer *ex officio* supervisor, providing for the appointment of a deputy supervisor and special examiner, providing for levying and collecting money from said associations out of which the expenses of supervision shall be paid, and making an appropriation for the same,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. O'Reilly (by consent) introduced House bill No. 816, entitled

An act to secure the registration of plumbers and to regulate the supervision of plumbing and drainage in all cities and towns in the State of Missouri which now have or hereafter acquire a population of 2500 inhabitants or more ;

Which was read first time.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred Senate bill No. 277, entitled

An act to amend section 7826, chapter 140, article 1, Revised Statutes of Missouri, 1889, relating to roads and highways,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Stickney (by consent and request) introduced House bill No. 817, entitled

An act to equalize the compensation of judges of appellate courts in Missouri;

Which was read first time.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 169, entitled

An act to repeal section 1633, of article 4, of chapter 138, of the Revised Statutes of 1889, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House joint and concurrent resolution No. 16, entitled

Joint and concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, concerning "Revenue and taxation,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 779, entitled

An act to amend section 7508, article 1, of chapter 138, of the Revised Statutes of Missouri, relating to assessment and collection of revenue,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 785, entitled

An act to require owners of promissory notes to have the same stamped by the assessor of the county, and listed for taxation,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 754, entitled

An act to provide for the inspection of boilers and the licensing of engineers, and the better protection of life and property,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hinde, from the Committee on Printing, submitted the following report:

MR. SPEAKER: Your Committee on Printing, to which was referred House bill No. 771, entitled

An act defining what shall constitute a newspaper for the publication of the laws of the State and legal notices,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hinde, from the Committee on Printing, submitted the following report :

MR. SPEAKER: Your committee on Printing, to which was referred House bill No. 778, entitled

An act to require the publication of the Session Acts in newspapers,

Begs leave to report without recommendation, except that 300 copies be printed for the use of the House, and that it be placed on the calendar ;

Which was read.

House bill No. 731 was taken up and ordered engrossed.

House bill No. 707 was taken up and ordered engrossed

House bill No. 728 was taken up and ordered engrossed.

House bill No. 705 was taken up and ordered engrossed.

On motion of Mr. Correll,

House bill No. 738 was ordered printed and placed on the calendar.

Mr. Atkins moved that House bill No. 340 be printed and placed on the calendar ;

Which was not agreed to.

Mr. Rothwell presented a petition from miners of Randolph county, praying for the passage of House bill No. 728, providing for the payment of wages in lawful money of the United States; which was read and

Referred to Committee on Mines and Mining.

Mr. Choate presented a petition from miners of Bates county, praying for the passage of House bill No. 728; which was read and

Referred to Committee on Mines and Mining.

Mr. Bittinger presented a petition from the citizens of Buchanan county, praying for the enactment of a bill amending the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

Mr. Short of Phelps presented a petition from the voters of St. James, praying for the repeal of that part of the Australian ballot law that applies to cities of the fourth class; which was read and

Referred to Committee on Elections.

Mr. Cherrington presented petitions from citizens of the counties of Jackson, Cape Girardeau, Randolph and Buchanan, praying for the enactment of a bill amending the present dramshop law; which was read and

Referred to Committee on Criminal Jurisprudence.

On motion of Mr. O'Dell, the vote by which House bill No. 687 was refused engrossment was reconsidered, and bill ordered engrossed.

On motion of Mr. Rothwell, the rules were suspended, and House bill No. 550 taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Ferguson,	McKee,	Sawyer,
Arnett,	Freeman,	McPherson,	Schoppenhorst,
Atkins,	Fuson,	Mahan,	Schooler,
Bennett,	Gav,	Marsh,	Schumacher,
Best,	Gill,	Martin,	Shaw,
Bittinger,	Gmelich,	Melson,	Sherrill,
Breit,	Griffiths,	Meriwether,	Short (Phelps),
Brock,	Grubb,	Middleton,	Spencer (Douglas),
Burks,	Gurney,	Miller,	Spencer (St. L. city),
Calhoun,	Hammond,	Minnis,	Steel,
Cape,	Hancock,	Moore (Mississippi),	Stickney,
Carroll,	Harrison,	Moore (Stone),	Sullinger,
Cherrington,	Hart,	Moran,	Swanger,
Choate,	Higbee,	Mueller,	Tartar,
Coppedge,	Johnston,	Murray,	Tate,
Correll,	Jones (Hickory),	O'Dell,	Tatum,
Crisp,	Jones (Jackson),	Odneal,	Temme,
Davidson,	Jones (Polk),	O'Reilly,	Tabbs,
Davis (Taney),	Julian,	Pettijohn,	Warner,
Davison,	Kasey,	Phipps,	Watson,
DeFord,	Kline,	Porterfield,	Waymeyer,
Danny,	Kyler,	Robertson,	Weaver,
Denslow,	Leazenby,	Ross,	Weinhold,
DeReign,	LeFavor,	Rothwell,	Young (St. Francois),
Drum,	Lynch,	Russell (N. Madrid),	Young (Texas),
Dyer,	McCollum,	Sailor,	Mr. Speaker—107.
Edgar,	McIntyre,	Sartin,	

NOES—None.

Absent—Messrs.

Armstrong,	Cox,	LeRoy,	Short (Cole),
Baughner,	Daneri,	McKearly,	Smith (Howell),
Benner,	Drabelie,	Mortimer,	Surgeon,
Bothwell,	Hinde,	Old,	Walton,
Bourn,	Jenkins,	Pratte,	Wetzel—23.
Buckner,	Lane,	Rohne,	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Sachse—7.
Collins,	George,	Pollock,	

Sick—Messrs.

Chinn,	Pritchett,	Smith (Buchanan)—3.
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Emergency clause to House bill No. 550 was adopted by the following vote:

A YES—Messrs.

Armstrong,	Drabelle,	Lane,	Pettijohn,
Arnett,	Drum,	Leazenby,	Phipps,
Atkins,	Dyer,	LeFavor,	Porterfield,
Bennett,	Edgar,	LeRoy,	Robertson,
Best,	Ferguson,	Lynch,	Rohne,
Bittinger,	Fuson,	McCollum,	Ross,
Bourn,	Gay,	McKee,	Rothwell,
Breit,	Gill,	McPherson,	Russell (N. Madrid),
Brock,	Gmelich,	Mahan,	Sailor,
Burks,	Griffith,	Marsh,	Sawyer,
Calhoun,	Grubb,	Martin,	Schoppenhorst,
Cape,	Hammond,	Melson,	Schooler,
Carroll,	Hancock,	Meriwether,	Schumacher,
Cherrington,	Harrison,	Middleton,	Shaw,
Choate,	Hart,	Miller,	Sherrill,
Coppedge,	Higbee,	Minnis,	Short (Cole),
Correll,	Jenkins,	Moore (Mississippi),	Short (Phelps),
Crisp,	Jones (Hickory),	Moore (Stone),	Smith (Buchanan),
Davidson,	Jones (Jackson),	Moran,	Smith (Howell),
Davison,	Jones (Polk),	O'Dell,	Spencer (Douglas),
DeFord,	Kasey,	Odneal,	Spencer (St. L. City),
Denslow,	Kline,	Old,	Steel,
DeReign,	Kyler,	O'Reilly,	Stickney,

Fullinger,	Tatum,	Watson,	Young (St Francois)
Swanger,	Temme,	Waymeyer,	Young (Texas),
Cartar,	Tubbs,	Weaver,	Mr. Speaker—107.
Rate,	Warner,	Weinhold,	

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Johnston,	Murray,
Saugher,	Davis (Taney),	Julian,	Pratte,
Benner,	Denny,	McIntyre,	Sartin,
Boothwell,	Freeman,	McKearly,	Spurgeon,
Stuckner,	Gurney,	Mortimer,	Walton,
Boz,	Hinde,	Mueller,	Wetzel—24.

Absent with leave—Messrs.

Levery,	Davis (Wayne),	Hall,	Sachse—7.
Collins,	George,	Pollock,	

Sick—Messrs.

Shinn,	Pritchett—2.
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Mr. Rothwell offered the following amendment to title:

Amend title of House bill No. 550, by adding thereto the words "with an emergency clause;"

Which was read and adopted.

Title to House bill No. 550 as amended was then agreed to.

Mr. Rothwell moved the vote by which House bill No. 550 passed be reconsidered and the motion be laid on the table;

Which was agreed to.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment to section 1:

Amend House bill No. 787 by striking out section 1, and substituting the following:

SECTION 1. Whereas, There has been by the House of this 38th General Assembly appropriated for the exclusive use of the State University at Columbia, a net sum of \$101,554.19 for the ensuing two years; and

Whereas, The additional sources of income for said university, as estimated by the State Auditor and Board of Curators, for said two years will be: from the Morrill fund from the United States, \$30,412.50; from tuition and contingent fees, \$22,500; from club house rents, \$2500; receipts from laboratories, \$1500; diplomas, \$300; miscellaneous receipts, \$300—making a total of \$159,066 69, for the use of said university exclusive, of School of Mines at Rolla; and

Whereas, The following amounts are necessary to be expended for the support and maintenance of said university at Columbia, to wit:

Advertising.....	\$ 3,000
Printing.....	2,000
Campus.....	1,450
Club-house.....	3,000
Curators.....	1,200
Diplomas and medals.....	450
Engineer and firemen.....	4,500
Express and freight.....	1,500
Fuel.....	7,000
Furniture.....	900
Insurance.....	5,000
Janitors.....	5,860
Law department.....	600
Library.....	1,000
Medical department.....	600
Military department.....	300
Repairs.....	4,500
Salaries.....	146,000
Stationery and postage.....	4,500
Water, gas and electricity.....	2,500
Laboratories (current supplies).....	1,500
Mechanical arts (current supplies).....	700
Rollins scholarship.....	600

Amounting in all to the sum of \$198,660, making the excess of said expenditures over said receipts the sum of \$39,583.31, therefore, to provide for said deficiency and to further advance said University, there is hereby appropriated out of the State treasury, chargeable to the state revenue fund, the following sums, to wit:

For maintenance of the State University, at Columbia, exclusive of School of Mines at Rolla, thirty-nine thousand six hundred dollars (\$39,600); for equipment, etc., main building, twenty-three thousand five hundred dollars (\$23,500); for armory and gymnasium, five thousand dollars (\$5,000); for libraries, general library, six thousand dollars (\$6,000); for special library, four thousand dollars (\$4,000); for law library, five thousand dollars (\$5,000); to purchase the Ficklin property, three thousand five hundred dollars (\$3,500)—in all, eighty-six thousand six hundred dollars (\$86,600); making, exclusive of School of Mines, which receives thirty-one thousand four hundred and ninety-seven dollars and eighty-nine cents (\$31,497.89) from said funds, etc., a grand total of two hundred and forty-five thousand six hundred and sixty-six dollars and sixty-nine cents (\$245,666 69).

Which was read and adopted, and bill, as amended, ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

On motion of Mr. Tatum, House bills Nos. 786, 787 and 798 were given precedence over all other House printing.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 378, entitled

An act for the relief of William Newberry, ex-collector of the revenue within and for the county of Madison and State of Missouri, and to appropriate money therefor,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 451, entitled

An act appropriating money to pay wolf-scalp certificates held by A. and W. Pierce,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives, in the capitol of the United States, and making an appropriation therefor,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

On motion of Mr. Bittinger, House bills Nos. 451 and 452 were given precedence over all other House printing.

House bill No. 676 was taken up for third reading and passage and was passed by the following vote:

A YES—Messrs.

Anderson,	Gay,	McPherson,	Sailor,
Armstrong,	Gill,	Mahan,	Schoppenhorst,
Atkins,	Gmelich,	Marsh,	Schooler,
Baughner,	Grubb,	Martin,	Schumacher,
Bennett,	Gurney,	Melson,	Smith (Buchanan),
Best,	Hammond,	Middleton,	Smith (Howell),
Bittinger,	Hancock,	Miller,	Spencer (St. L. City),
Bourn,	Harrison,	Minnis,	Steel,
Breit,	Hinde,	Moore (Mississippi),	Stickney,
Burks,	Jenkins,	Moran,	Sullinger,
Calhoun,	Jones (Hickory),	Mortimer,	Swanger,
Choate,	Jones (Jackson),	Mueller,	Tartar,
Correll,	Jones (Polk),	Murray,	Tate,
Crisp,	Kasey,	O'Dell,	Temme,
Davidson,	Kline,	Odneal,	Tubbs,
Davis (Taney),	Kyler,	O'Reilly,	Warner,
Davison,	Lane,	Pettijohn,	Watson,
Denny,	Leazenby,	Phipps,	Waymeyer,
Denslow,	Lynch,	Robertson,	Weaver,
DeReign,	McCollum,	Rohne,	Young (St. Francois),
Drabelle,	McIntyre,	Ross,	Young (Texas),
Edgar,	McKearly,	Russell (N. Madrid),	Mr. Speaker—90.
Ferguson,	McKee,		

NOES—Messrs.

Arnett,
Bothwell,
Brock,
Cape,
Cherrington,
Drum,

Freeman,
Fuson,
Griffiths,
Higbee,
Johnston,
LeFavor,

Meriwether,
Moore (Stone),
Rothwell,
Sartin,
Sawyer,

Shaw,
Sherrill,
Short (Phelps),
Tatum,
Weinhold—22.

Absent—Messrs.

Benner,
Buckner,
Carroll,
Cox,
Coppedge,

Daneri,
DeFord,
Dyer,
Hart,
Julian,

LeRoy,
Old,
Porterfield,
Pratte,
Short (Cole),

Spencer (Douglas),
Spurgeon,
Walton,
Wetzel—19.

Absent with leave—Messrs.

Avery,
Collins,

Davis (Wayne),
George,

Hall,
Pollock,

Sachse—7.

Sick—Messrs.

Chinn,

Pritchett—2.

Title to House bill No. 676 was agreed to.

Mr. Lane moved that the vote by which House bill No. 676 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 319 was taken up and ordered engrossed.

On motion of Mr. Schooler,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

House bill No. 86 was taken up for amendment and engrossment,
and was passed informally.

House bill No. 714 was taken up and ordered engrossed.

House bill No. 109 was taken up and ordered engrossed.

Committee substitute for House bills Nos. 157, 207 and 216 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,
Arnett,
Bothwell,
Bourn,
Brock,
Buckner,
Burks,
Davidson,
Davison,
DeReign,
Drabelle,
Drum,
Gay,
Gill,
Gmelich,
Griffiths,
Hammond,
Harrison,

Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kyler,
Leazenby,
Lynch,
McIntyre,
McKearly,
McKee,
Mahan,
Marsh,
Melson,

Meriwether,
Miller,
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
O'Reilly,
Robertson,
Rohne,
Ross,
Sartin,
Sawyer,
Schooler,
Schumacher,
Shaw,
Short (Cole),
Short (Phelps),

Smith (Buchanan),
Smith (Howell),
Spencer (St. L. City),
Steel,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Wetzel,
Young (Texas),
Mr. Speaker—71.

NOES—Messrs.

Atkins,	DeFord,	Kline,	Sherrill,
Bennett,	Denny,	Middleton,	Spurgeon,
Best,	Denslow,	Minnis,	Waymeyer,
Balhoun,	Ferguson,	Mortimer,	Weaver,
Cape,	Fuson,	O'Dell,	Young (St. Francois)
Cherrington,	Hancock,	Old,	—26.
Davis (Taney),	Jones (Hickory),	Russell (N. Madrid),	

Absent—Messrs.

Anderson,	Crisp,	LeFavor,	Porterfield,
Benner,	Daneri,	LeRoy,	Pratte,
Bittinger,	Dyer,	McCollum,	Rothwell,
Breit,	Edgar,	McPherson,	Sailor,
Carroll,	Freeman,	Martin,	Schoppenhorst,
Choate,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Correll,	Gurney,	Pettijohn,	Stickney,
Cox,	Lane,	Phipps,	Weinhold—32.

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Messrs. Phipps and Hancock were absent on committee work.

Emergency clause to substitute for House bills Nos. 157, 207 and 216 was adopted by the following vote:

Ayes—Messrs.

Armstrong,	Gay,	McPherson,	Short (Cole),
Arnett,	Gill,	Mahan,	Short (Phelps),
Atkins,	Gmelich,	Marsh,	Smith (Buchanan),
Bennett,	Griffiths,	Melson,	Smith (Howell),
Best,	Hammond,	Meriwether,	Spencer (Douglas),
Bittinger,	Harrison,	Middleton,	Spencer (St. L. city),
Bothwell,	Hart,	Miller,	Steel,
Bourn,	Higbee,	Minnis,	Sullinger,
Breit,	Hinde,	Moore (Stone),	Swanger,
Brook,	Jenkins,	Moran,	Tartar,
Buckner,	Johnston,	Mueller,	Tate,
Burks,	Jones (Jackson),	Murray,	Tatum,
Balhoun,	Jones (Polk),	O'Dell,	Temme,
Cape,	Julian,	Odneal,	Tubbs,
Correll,	Kasey,	Old,	Walton,
Cox,	Kline,	O'Reilly,	Warner,
Davidson,	Kyler,	Robertson,	Watson,
Davison,	Leazenby,	Rohne,	Waymeyer,
Denny,	LeFavor,	Ross,	Weaver,
Denslow,	Lynch,	Sartin,	Wetzel,
DeReign,	McCollum,	Sawyer,	Young (St. Francois)
Drabelle,	McIntyre,	Schooler,	Young (Texas),
Drum,	McKearly,	Schumacher,	Mr. Speaker—95.
Ferguson,	McKee,	Shaw,	

NOES—Messrs.

Cherrington,	Dyer,	Russell (N. Madrid),	Spurgeon—6.
DeFord,	Jones (Hickory),		

Absent—Messrs.

Anderson,	Edgar,	LeRoy,	Pratte,
Benner,	Freeman,	Martin,	Rothwell,
Carroll,	Fuson,	Moore (Mississippi),	Sailor,
Choate,	Grubb,	Mortimer,	Schoppenhorst,
Crisp,	Gurney,	Pettijohn,	Sherrill,
Daneri,	Hancock,	Phipps,	Stickney,
Davis (Taney),	Lane,	Porterfield,	Weinhold—28.

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Mr. Julian offered the following amendment to title:

Amend title to committee substitute for House bills Nos. 157, 207 and 216 by adding, after the word "violation," "with an emergency clause;"

Which was read and adopted.

Title to substitute for House bills No. 157, 207 and 216 was agreed to, as amended.

Mr. Julian moved that the vote by which substitute for House bills No. 157, 207 and 216 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Coppedge was granted leave of absence.

Mr. Baugher was reported sick.

On motion of Mr. Correll, House bill No. 773 was ordered printed and placed on the calendar.

Mr. Sachse was granted leave of absence.

House bill No. 411 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Gmelich,	Martin,	Sawyer,
Atkins,	Griffiths,	Melson,	Schoppenhorst,
Best,	Grubb,	Meriwether,	Schooler,
Bittinger,	Gurney,	Middleton,	Schumacher,
Bothwell,	Hammond,	Minnis,	Shaw,
Breit,	Hancock,	Moore (Stone),	Sherrill,
Buckner,	Harrison,	Moran,	Short (Cole),
Burks,	Higbee,	Mortimer,	Smith (Buchanan),
Cape,	Hinde,	Mueller,	Spencer (St. L. City)
Cherrington,	Johnston,	Murray,	Steel,
Collins,	Jones (Jackson),	Odell,	Swanger,
Correll,	Jones (Polk),	Odneal,	Tate,
Davis (Faney),	Julian,	Old,	Tatum,
DeFord,	Kline,	O'Reilly,	Temme,
Denny,	Leazenby,	Pettijohn,	Walton,
Denslow,	LeFavor,	Phipps,	Warner,
DeReign,	Lynch,	Porterfield,	Watson,
Drabelle,	McCollum,	Robertson,	Waymeyer,
Drum,	McIntyre,	Rohne,	Weaver,
Dyer,	McKearly,	Ross,	Weinhold,
Ferguson,	McKee,	Russell (N. Madrid),	Wetzel,
Fuson,	McPherson	Sartin,	Young (St. Francois)
Gay,	Maban,		—90.

NOES—None.

Arnett,	Hart,	Short (Phelps),	Spurgeon,
Bennett,	Jones (Hickory),	Smith (Howell),	Tartar,
Brock,	Kasey,	Spencer (Douglas),	Young (Texas)—14.
Davidson,	Miller,		

Absent—Messrs.

Anderson,	Coppedge,	Gill,	Pratt,
Baugher,	Cox,	Jenkins,	Sailor,
Benner,	Crisp,	Kyler,	Stickney,
Bourne,	Daneri,	Lane,	Sullinger,
Calhoun,	Davison,	Le Roy,	Tubbs,
Carroll,	Edgar,	Marsh,	Mr. Speaker—27.
Choate,	Freeman,	Moore (Mississippi),	

Absent with leave—Messrs.

Avery,	George,	Pollock,	Sachse—6.
Davis (Wayne),	Hall,		

Sick—Messrs.

Chinn,	Pritchett,	Rothwell—3.
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Title to House bill No. 411 was agreed to.

Mr. Drabelle moved that the vote by which Honse bill No. 411 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 48, entitled

An act to provide for the qualifications and keeping a record o jurors in justice of the peace causes in cities which now have or may hereafter have a population of 300,000 or more.

I am also instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No 211, entitled

An act to amend an act to repeal section 2246, Revised Statutes of 1889, and enact in lieu thereof a new section, relating to the taking of appeals from interlocutory orders ;

Also, House bill No. 260, entitled

An act to amend chapter 151 of the Revised Statutes of 1889, relating to the State library, by adding a new section thereto to be numbered as section 8214a ;

Also, Senate bill No. 26, entitled

An act in relation to the administration of justice in the city of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the city of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court, Emergency clause adopted ;

Also Senate bill No. 276, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof, to be known as section 2672, of the Revised Statutes of 1889 ; In which the concurrence of the House is respectfully requested.

Senate bill No. 363, entitled

An act to amend section 2543, of article 2, chapter 42, of the Revised Statutes of 1889,

Was read second time and referred to Committee on Internal Improvements.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 699, entitled

An act to repeal section 2684, article 3, chapter 42, Revised Statutes of the State of Missouri of 1889, and enact a new section in lieu thereof, relating to the duties and powers of railroad commissioners, entitled "Corporations, private,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 208, entitled

An act to regulate and fix the charges of sleeping or palace cars run or operated on the railway lines in the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Pettijohn, from the Committee on Internal improvements, submitted the following report:

MR. SPEAKER: Your Committee on "Internal Improvements, to which was referred Senate bill No. 363, entitled

An act to amend section 2543, of article 2, chapter 42, of the Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

House bill No. 100 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Gay,	McPherson,	Schoppenhorst,
Atkins,	Gill,	Mahan,	Schooler,
Bennett,	Gmelich,	Martin,	Schumacher,
Best,	Griffiths,	Melson,	Shaw,
Bittinger,	Grubb,	Meriwether,	Sherill,
Bothwell,	Gurney,	Middleton,	Short (Cole),
Breit,	Hammond,	Miller,	Short (Phelps),
Brock,	Hancock,	Minnis,	Smith (Buchanan),
Buckner,	Harrison,	Moran,	Spencer (Douglas),
Barks,	Hart,	Moore (Stone),	Spencer (St. Louis),
Calhoun,	Higbee,	Moran,	Spurgeon,
Cape,	Hinde,	Mortimer,	Steel,
Cherrington,	Jenkins,	Mueller,	Swanger,
Correll,	Johnston,	Murray,	Tartar,
Davidson,	Jones (Hickory),	Odneal,	Tate,
Javis (Faney),	Jones (Polk),	Old,	Tatum,
Davison,	Julian,	O'Reilly,	Walton,
DeFord,	Kasey,	Pettijohn,	Warner,
Denny,	Kline,	Phipps,	Waymeyer,
Denslow,	Leazenby,	Porterfield,	Weaver,
DeReign,	LeFavor,	Rohne,	Weinhold,
Drum,	Lynch,	Ross,	Wetzel,
Dyer,	McCollum,	Russell (N. Madrid),	Young (St. Fran.),
Edgar,	McIntyre,	Sailor,	Young (Texas),
Ferguson,	McKearly,	Sartin,	Mr. Speaker—102.
Fuson,	McKee,	Sawyer,	

NOES—None.

Absent—Messrs.

Anderson,	Coppedge,	Kyler,	Pratte,
Armstrong,	Cox,	Lane,	Robertson,
Baughner,	Crisp,	LeRoy,	Smith (Howell),
Benner,	Daneri,	Marsh,	Stickney,
Bourn,	Drabelle,	Moore (Mississippi),	Sullinger,
Carroll,	Freeman,	O'Dell,	Tubbs—26.
Choate,	Jones (Jackson),		

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Sachse,
Collins,	George,	Pollock,	Watson—8.

Sick—Messrs.

Chinn,	Pritchett,	Rothwell,	Temme—4.
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Title to House bill No. 100 was agreed to.

Mr. O'Reilly moved that the vote by which House bill No. 100 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 153 was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Atkins,	Griffiths,	Miller,	Shaw,
Bennett,	Grubb,	Minnis,	Short (Phelps),
Best,	Gurney,	Moore (Stone),	Smith (Buchanan),
Bittinger,	Hancock,	Moran,	Smith (Howell),
Bothwell,	Harrison,	Mueller,	Spencer (Douglas),
Breit,	Hart,	Murray,	Spencer (St. L. city),
Brock,	Higbee,	O'Dell,	Spurgeon,
Calhoun,	Hinde,	Odneal,	Steel,
Cherrington,	Jenkins,	Old,	Swanger,
Correll,	Jones (Hickory),	Pettijohn,	Tartar,
DeFord,	Jones (Jackson),	Phipps,	Tatum,
Denny,	Jones (Polk),	Porterfield,	Temme,
Denslow,	Kyler,	Robertson,	Tubbs—,
Dyer,	Leazenby,	Rohne,	Warner,
Edgar,	LeFavor,	Ross,	Watson,
Ferguson,	McPherson,	Sailor,	Waymeyer,
Freeman,	Mahan,	Sartin,	Wetzel,
Fuson,	Martin,	Sawyer,	Young (Texas),
Gay,	Middleton,	Schoppenhorst,	Mr. Speaker—77.
Gmelich,			

NOES—Messrs.

Armstrong,	Julian,	Meriwether,	Short (Cole),
Arnett,	Kasey,	Mortimer,	Tate,
Buckner,	Kline,	O'Reilly,	Weaver,
Burks,	Lane,	Russell (N. Madrid),	Weinhold
Cape,	McCollum,	Schooler,	Young (St Fran.)
Davidson,	McKee,	Sherrill,	— 24.
Drabelle,			

Absent—Messrs.

Anderson,	Daneri,	Johnston,	Moore (Mississippi)
Benner,	Davis (Taney),	LeRoy,	Pratte,
Bourn,	Davison,	Lynch,	Rothwell,
Carroll,	DeReign,	McIntyre,	Schumacher,
Choate,	Drum,	McKearly,	Stickney,
Cox,	Gill,	Marsh,	Sullinger,
Crisp,	Hammond,	Melson,	Walton—28.

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Title to House bill No. 153 was agreed to.

Mr. Tubbs moved that the vote by which House bill No. 153 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 671 was taken up for third reading and passage and on motion of Mr. Bothwell, was made special order for Tuesday, March 5, at 2 o'clock p. m.

Senate bill No. 182 was taken up for third reading and passage, and was read third time.

On motion of Mr. Bittinger, the vote by which Senate bill No. 182 was read third time was reconsidered, and the bill laid over informally.

Committee substitute for House bill No. 113 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Fuson,	McIntyre,	Schoppenhorst,
Armstrong,	Gay,	McKearly,	Schooler,
Arnett,	Gill,	McKee,	Schumacher,
Atkins,	Gmelich,	McPherson,	Shaw,
Bennett,	Griffiths,	Mahan,	Sherrill,
Bittinger,	Grubb,	Melson,	Short (Cole),
Bothwell,	Gurney,	Meriwether,	Short (Phelps),
Bourn,	Hammond,	Middleton,	Smith (Buchanan),
Breit,	Hancock,	Miller,	Smith (Howell),
Brock,	Harrison,	Minnis,	Spencer (Douglas),
Buckner,	Hart,	Moore (Mississippi)	Spencer (St. L. City),
Burks,	Higbee,	Moran,	Spurgeon,
Cape,	Hinde,	Mortimer,	Swanger,
Cherrington,	Jenkins,	Murray,	Tartar,
Correll,	Jones (Hickory),	O'Dell,	Tate,
Davidson,	Jones (Jackson),	Odneal,	Temme,
Davis (Taney),	Jones (Polk),	Old,	Walton,
Davison,	Julian,	O'Reilly,	Warner,
DeFord,	Kasey,	Robertson,	Watson,
Denny,	Kline,	Rohne,	Waymeyer,
Denslow,	Kyler,	Ross,	Weaver,
DeReign,	Leazenby,	Rothwell,	Weinhold,
Drum,	LeFavor,	Russell (N. Madrid),	Wetzel,
Dyer,	LeRoy,	Sailor,	Young (St. Fran.),
Edgar,	Lynch,	Sartin,	Young (Texas),
Freeman,	McCollum,	Sawyer,	Mr. Speaker—104.

NOES—None.

Absent—Messrs.

Baughner,	Cox,	Marsh,	Pratte,
Benner,	Crisp,	Martin,	Steel,
Best,	Daneri,	Moore (Stone),	Stickney,
Calhoun,	Drabelle,	Mueller,	Sullinger,
Carroll,	Ferguson,	Pettijohn,	Tatum,
Choate,	Johnston,	Phipps,	Tubbs—27.
Coppedge,	Lane,	Porterfield,	

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Sachse—7.
Collins,	George,	Pollock,	

Sick—Mr. Messrs.

Chinn,	Pritchett—2.
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Mr. Spencer of St. Louis City was called to the chair.

Title to committee substitute for House bill No. 113 was agreed to.

Mr. Watson moved that the vote by which committee substitute for House bill No. 113 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 282 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Bennett,	Davison,	Griffiths,	Julian,
Best,	DeFord,	Grubb,	Kasey,
Bittinger,	Denny,	Hammond,	Kline,
Bothwell,	Denslow,	Hancock,	Kyler,
Bourn,	Drabelle,	Harrison,	LeFavor,
Breit,	Drum,	Hart,	McCollum,
Burks,	Dyer,	Higbee,	McIntyre,
Cape,	Edgar,	Hinde,	McKearly,
Cherrington,	Ferguson,	Johnston,	McKee,
Cox,	Freeman,	Jones (Hickory),	McPherson,
Davidson,	Fuson,	Jones (Jackson),	Mahan,
Davis (Taney),	Gmelich,	Jones (Polk),	Martin,

Meriwether,	Old,	Schumacher,	Tate,
Middleton,	O'Reilly,	Shaw,	Tatum,
Miller,	Robertson,	Sherrill,	Tubbs,
Minnis,	Rohne,	Snort (Cole),	Walton,
Moore (Mississippi),	Ross,	Short (Phelps),	Warner,
Moore (Stone),	Rothwell,	Smith (Howell),	Watson,
Moran,	Sailor,	Spencer (St. L. City),	Waymeyer,
Mortimer,	Sartin,	Spurgeon,	Weaver,
Murray,	Schoppenhorst,	Steel,	Wetzel,
Odneal,	Schooler,	Tartar,	Young (Texas)—88.

NOES—Messrs.

Atkins,	Buckner,	Sawyer,	Weinhold—7.
Brock,	O'Dell,	Smith (Buchanan),	

Absent—Messrs.

Anderson,	Daneri,	Lynch,	Russell (N. Madrid),
Armstrong,	DeReign,	Marsh,	Spencer (Douglas),
Arnett,	Gay,	Melson,	Stickney,
Benner,	Gill,	Mueller,	Sallinger,
Calhoun,	Gurney,	Pettijohn,	Swanger,
Carroll,	Jenkins,	Paipps,	Temme,
Choate,	Lane,	Porterfield,	Young (St. Fran.)
Correll,	Leazenby,	Pratte,	Mr. Speaker—34.
Crisp,	LeRoy,		

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Emergency clause to House bill No. 232 was adopted by the following vote:

AYES—Messrs.

Anderson,	Gmelich,	Meriwether,	Schumacher,
Armstrong,	Griffiths,	Middleton,	Shaw
Arnett,	Grubb,	Miller,	Sherrill,
Bennett,	Hammond,	Minnis,	Short (Cole),
Best,	Hancock,	Moore (Mississippi),	Short (Phelps),
Bittinger,	Harrison,	Moore (Stone),	Smith (Howell),
Bothwell,	Hart,	Moran,	Spencer (Douglas),
Breit,	Higbee,	Murray,	Spencer (St. L. City)
Brock,	Johnston,	O'Dell,	Spurgeon,
Buckner,	Jones (Hickory),	Odneal,	Steel,
Burks,	Jones (Jackson),	Old,	Sollinger,
Cape,	Jones (Polk),	O'Reilly,	Swanger
Cherrington,	Julian,	Pettijohn,	Tate,
Choate,	Kasey,	Phipps,	Tatum,
Correll,	Kline,	Porterfield,	Temme,
Davidson,	Kyler,	Robertson,	Tubbs,
DeFord,	Leazenby,	Rohne,	Warner,
Denny,	LeFavor,	Ross,	Watson,
Denslow,	Lynch,	Rothwell,	Waymeyer,
Drabelle,	McIntyre,	Russell (N. Madrid),	Weaver,
Edgar,	McKearly,	Sartin,	Weinhold,
Ferguson,	McKee,	Sawyer,	Wetzel,
Freeman,	McPherson,	Schoppenhorst,	Young (St. Francois)
Gay,	Mahan,	Schooler,	Young (Texas)—97.
Gill,			

NO—Mr Atkins—1.

Absent—Messrs.

Baughner,	Daneri,	Hinde,	Mortimer,
Benner,	Davis (Taney),	Jenkins,	Mueller,
Bourn,	Davison,	Lane,	Pratte,
Calhoun,	DeReign,	LeRoy,	Sailor,
Carroll,	Drum,	McCollum,	Stickney,
Coppedge,	Dyer,	Marsh,	Tartar,
Cox,	Fuson,	Martin,	Walton,
Crisp,	Gurney,	Melson,	Mr. Speaker—32.

Absent with leave—Messrs.

Avery,
Collins,

Davis (Wayne),
George,

Hall,
Pollock,

Sachse—7.

Sick—Messrs.

Chinn,

Pritchett,

Smith (Buchanan),—3.

Mr. Jones of Jackson offered the following amendment to title:
Amend title to House bill No. 282 by adding an emergency clause;
Which was read and adopted.

Title to House bill No. 282 was agreed to as amended.

Mr. Jones of Jackson moved that the vote by which House bill
No. 282 passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

Speaker resumed the chair.

Senate concurrent resolution No. 6 was taken up for third reading
and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Bennett,
Best,
Bittinger,
Bourn,
Breit,
Burks,
Calhoun,
Cape,
Carroll,
Choate,
Correll,
Cox,
Davidson,
Davis (Taney),
Davison,
DeFord,
Denay,
Denslow,
DeReign,
Drabelle,
Drum,
Dyer,

Edgar,
Ferguson,
Gay,
Gill,
Gmelich,
Grubb,
Gurney,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kline,
Kyler,
Leazenby,
LeFavor,
Lynch,
McIntyre,
McKearly,
McKee,

McPherson,
Mahan,
Melson,
Meriwether,
Middleton,
Minnis,
Moore (Mississippi),
Moore (Stone),
Moran,
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sailor,
Sartin,
Sawyer,

Schoppenhorst,
Schooler,
Schumacher,
Shaw,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Sullinger,
Tate,
Tatum,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—102.

NOES—Messrs.

Brock,

Martin,

Tartar—3.

Absent—Messrs.

Benner,
Bothwell,
Buckner,
Cherrington,
Crisp,
Daneri,

Freeman,
Fuson,
Griffiths,
Hammond,
Johnston,
Lane,

LeRoy,
McCollum,
Marsh,
Miller,
Old,
O'Reilly,

Pratte,
Sherrill,
Stickney,
Swanger,
Temme,
Tubbs—24.

Absent with leave—Messrs.

Avery,
Collins,

Coppedge,
Davis (Wayne),

George,
Hall,

Pollock,
Sachse—8.

Sick—Messrs.

Baughner,

Chinn,

Pritchett—3.

Title to Senate concurrent resolution No. 6 was agreed to.

Mr. Drabelle moved that the vote by which Senate concurrent resolution No. 6 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 504 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	McCollum,	Schoppenhorst,
Armstrong,	Dyer,	McIntyre,	Schumacher,
Arnett,	Edgar,	McKearly,	Shaw,
Atkins,	Ferguson,	McKee,	Sherrill,
Benner,	Freeman,	McPherson,	Short (Cole),
Bennett,	Fuson,	Mahan,	Short (Phelps),
Best,	Gay,	Martin,	Smith (Buchanan),
Bittinger,	Gmelich,	Melson,	Smith (Howell),
Bothwell,	Griffiths,	Meriwether,	Spencer (Douglas),
Bourn,	Grubb,	Middleton,	Spencer (St. L. City).
Breit,	Gurney,	Miller,	Spurgeon,
Brock,	Hammond,	Moore (Mississippi),	Steel,
Burks,	Harrison,	Moore (Stone),	Sullinger,
Cape,	Hart,	Moran,	Swanger,
Carroll,	Hinde,	Mueller,	Tartar,
Cherrington,	Jenkins,	Murray,	Tate,
Choate,	Johnson,	O'Dell,	Tatum,
Correll,	Jones (Hickory),	Odneal,	Temme,
Cox,	Jones (Jackson),	Old,	Tubbs,
Davidson,	Jones (Polk),	Pettijohn,	Watson,
Davis (Taney),	Kasey,	Porterfield,	Waymeyer,
Davison,	Kline,	Robertson,	Weaver,
DeFord,	Kyler,	Ross,	Weinhold,
Denny,	Leazenby,	Rothwell,	Wetzel,
Denslow,	LeFavor,	Russell (N. Madrid),	Young (St. Fran.),
DeReign,	Lynch,	Sawyer,	Mr. Speaker—105.
Drabelle,			

NO—Mr. Young (Texas)—1.

Absent—Messrs.

Buckner,	Higbee,	Mortimer,	Sartin,
Calhoun,	Julian,	O'Reilly,	Schooler,
Crisp,	Lane,	Phipps,	Stickney,
Daneri,	LeRoy,	Pratte,	Walton,
Gill,	Marsh,	Rohne,	Warner—23.
Hancock,	Minnis,	Sailor,	

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse--8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Title to House bill No. 504 was agreed to.

Mr. Burks moved that the vote by which House bill No. 504 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Minnis offered the following resolution :

Whereas, Hon. John J. Ingalls, one of America's greatest statesmen and orators, is now in the city ; therefore, be it

Resolved, That a committee of three be appointed by the Speaker to wait upon the distinguished gentleman and invite him to address this House.

Which was read.

Resolution was adopted, and Messrs. Minnis, Moore of Mississippi and Drabelle were appointed as committee by the Speaker.

House bill No. 41 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Edgar,	McCollum,	Schoppenhorst,
Arnett,	Ferguson,	McIntyre,	Schooler,
Atkins,	Fuson,	McKee,	Schumacher,
Benner,	Gay,	McPherson,	Shaw.
Bennett,	Gill,	Melson,	Sherrill,
Bittinger,	Gmelich,	Meriwether,	Short (Cole),
Bourn,	Griffiths,	Middleton,	Short (Phelps),
Breit,	Grubb,	Miller,	Spencer (St. L. City),
Burks,	Gurney,	Moore (Stone),	Steel.
Cape,	Hammond,	Moran,	Sullinger,
Choate,	Harrison,	Mortimer,	Tate,
Correll,	Higbee,	Murray,	Tatum,
Davidson,	Jenkins,	O'Dell,	Walton,
Davis (Taney),	Jones (Hickory),	Odneal,	Warner,
Davison,	Jones (Jackson),	Old,	Waymeyer,
DeFord,	Jones (Polk),	Pettijohn,	Weaver,
Denny,	Kasey,	Porterfield,	Weinhold,
Denslow,	Kline,	Robertson,	Wetzel,
DeReign,	Kyler,	Rohne,	Young (St. Franc.)
Drabelle,	Leazenby,	Ross,	Young (Texas),
Drum,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—87.
Dyer,	Lynch,	Sawyer,	

NOES—Messrs.

Best,	Hart,	Rothwell,	Spencer (Douglas),
Brock,	Mahan,	Sartin,	Spurgeon,
Calhoun,	Mueller,	Smith (Howell),	Tartar—13.
Cox,			

Absent—Messrs.

Armstrong,	Hancock,	Marsh,	Sailor,
Bothwell,	Hinde,	Martin,	Smith (Buchanan),
Buckner,	Johnston,	Minnis,	Stickney,
Carroll,	Julian,	Moore (Mississippi),	Swanger,
Cherrington,	Lane,	O'Reilly,	Temme,
Crisp,	LeRoy,	Phipps,	Tubbs,
Daneri,	McKearly,	Pratte,	Watson—29.
Freeman,			

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Pritchett,	Chinn—3.
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Title to House bill No. 41 was agreed to.

Mr. Schooler moved that the vote by which House bill No. 41 passed be reconsidered; and the motion be laid on the table;

Which was agreed to.

House bill No. 344 was taken up for third reading and passage; and was passed by the following vote :

A YES—Messrs.

Anderson,	Brock,	Davis (Taney),	Gay,
Armstrong,	Burks,	Davison,	Gill,
Arnett,	Calhoun,	DeFord,	Gmelich,
Atkins,	Cape,	Denny,	Griffiths,
Bennett,	Carroll,	Denslow,	Grubb,
Best,	Cherrington,	DeReign,	Hammond,
Bittinger,	Choate,	Drum,	Hancock,
Bourn,	Correll,	Dyer,	Harrison,
Breit,	Davidson,	Edgar,	Hart,

Higbee,	Mahan,	Ross,	Spurgeon,
Hinde,	Melson,	Rothwell,	Steel,
Jenkins,	Meriwether,	Russell (N. Madrid),	Swanger,
Johnston,	Middleton,	Sailor,	Tartar,
Jones (Hickory),	Miller,	Sartin,	Tate,
Jones (Jackson),	Moore (Stone),	Sawyer,	Tatum,
Jones (Polk),	Moran,	Schoppenhorst,	Temme,
Julian,	Mortimer,	Schooler,	Walton,
Kasey,	Murray,	Schumacher,	Warner,
Kline,	O'Dell,	Shaw,	Watson,
Kyler,	Odneal,	Sherrill,	Waymeyer,
Leazenby,	Old,	Short (Cole),	Weaver,
LeFavor,	Pettijohn,	Short (P'helps),	Weinhold,
Lynch,	Phipps,	Smith (Buchanan),	Wetzel,
McCollum,	Porterfield,	Smith (Howell),	Young (St. Fran.),
McKearly,	Robertson,	Spencer (Douglas),	Young (Texas),
McKee,	Rohne,	Spencer (St. L. City),	Mr. Speaker—105.
McPherson,			

NOES—Messrs.

Cox,	Ferguson,	Mueller—3.
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Absent—Messrs.

Benner,	Freeman,	McIntyre,	O'Reilly,
Bothwell,	Fuson,	Marsh,	Pratte,
Buckner,	Gurney,	Martin,	Stickney,
Crisp,	Lane,	Minnis,	Sullinger,
Daneri,	Leroy,	Moore (Mississippi),	Tubbs—21.
Drabelle,			

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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Mr. Higbee offered the following amendment to title :

Amend title to House bill No. 344, by striking out the words "concerning insurance," and substituting in lieu thereof the words "relating to fire insurance and forms of policies ;"

Which was read and adopted.

Title to House bill No. 344 was agreed to as amended.

Mr. Anderson moved that the vote by which House bill No. 344 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 232 was taken up for third reading and passage, and, on motion of Mr. Swanger, was passed informally.

House bill No. 398 was taken up for third reading and passage.

Mr. Murray moved that House bill No. 398 be passed informally.

Mr. Rothwell moved that House bill No. 398 be indefinitely postponed ;

Which was not agreed to, by the following vote—Messrs. Rothwell and Murray demanding the ayes and noes :

AYES—Messrs.

Anderson,	Davidson,	Lynch,	O'Dell,
Bittinger,	Davis (Taney),	McCollum,	O'Reilly,
Bourn,	Davison,	McIntyre,	Rothwell,
Breit,	Gill,	McKearly,	Russell (N. Madrid),
Buckner,	Jenkins,	McKee,	Sherrill,
Burks,	Julian,	Melson,	Short (Cole),
Choate,	Kasey,	Meriwether,	Tate,
Correll,	Kline,	Moore (Mississippi),	Weinhold—35.
Cox,	Kyler,	Mortimer,	

NOES—Messrs.

Armstrong,	Gmelich,	Miller,	Smith (Howell),
Arnett,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Atkins,	Grubb,	Mueller,	Spencer (St. L. City)
Benner,	Gurney,	Murray,	Spurgeon,
Bennett,	Hammond,	Odneal,	Sullinger,
Best,	Hancock,	Old,	Swanger,
Brock,	Harrison,	Pettijohn,	Tartar,
Calhoun,	Hart,	Phipps,	Tatum,
Cape,	Higbee,	Porterfield,	Temme,
Cherrington,	Hinde,	Rohne,	Tubbs,
DeFord,	Johnston,	Ross,	Walton,
Denny,	Jones (Hickory),	Sailor,	Warner,
Denslow,	Jones (Polk),	Sartin,	Waymeyer,
Dyer,	Leazenby,	Sawyer,	Weaver,
Edgar,	LeFavor,	Schoppenhorst,	Wetzel.
Ferguson,	McPherson,	Schumacher,	Young St. Fran.),
Freeman,	Mahan,	Shaw,	Young (Texas)
Fuson,	Middleton,	Short (Phelps),	Mr. Speaker—73.
Gay,			

Absent—Messrs.

Bothwell,	Drum,	Martin,	Schooler.
Carroll,	Jones (Jackson),	Minnis,	Smith (Buchanan),
Crisp,	Lane,	Moran,	Steel,
Daneri,	LeRoy,	Pratte,	Stickney,
DeReign,	Marsh,	Robertson,	Watson—21.
Drabelle,			

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Baughner,	Chinn,	Pritchett—3.
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On motion of Mr. Rothwell, the thanks of the House of Representatives were extended to Hon. John J. Ingalls for his eloquent address.

On motion of Mr. Drabelle, the House took recess for fifteen minutes.

The hour of recess having expired,
The House was called to order by the Speaker.

House bill No. 398 was taken up and passed informally.

House bill No. 133 was taken up for third reading and passage, and passed by the following vote :

AYES—Messrs.

Arnett,	DeFord,	Hinde,	Middleton,
Atkins,	Denny,	Jenkins,	Miller.
Baughner,	Denslow,	Johnston,	Moore (Stone),
Benner,	Drum,	Jones (Hickory),	Moran,
Bennett,	Dyer,	Jones (Jackson),	Mortimer,
Best,	Edgar,	Jones (Polk),	Mueller,
Bittinger,	Ferguson,	Kasey,	Murray,
Bothwell,	Freeman,	Kline,	O'Dell,
Bourn,	Fuson,	Kyler,	Odneal,
Breit,	Gay,	Leazenby,	Old,
Brock,	Gill,	LeFavor,	O'Reilly,
Buckner,	Gmelich,	Lyoch,	Pettijohn,
Burks,	Griffiths,	McCollum,	Phipps,
Calhoun,	Grubb,	McIntyre,	Porterfield,
Cape,	Gurney,	McKee,	Robertson,
Cherrington,	Hammond,	McPherson,	Rhone,
Choate,	Hancock,	Mahan,	Ross,
Correll,	Harrison,	Martin,	Rothwell,
Davidson,	Hart,	Melson,	Sailor,
Davison,	Higbee,	Meriwether,	Sartin,

Sawyer,	Smith (Howell),	Tartar,	Waymeyer,
Schoppenhorst,	Spencer (Douglas),	Tate,	Weaver,
Schooler,	Spencer (St. L. City),	Tatum,	Weinhold,
Schumacher,	Spurgeon,	Temme,	Wetzel,
Shaw,	Steel,	Walton,	Young (St. Francois)
Short (Cole),	Sullinger,	Warner,	Young (Texas),
Short (Phelps),	Swanger,	Watson,	Mr. Speaker—109.
Smith (Buchanan),			

NOES—None.

Absent—Messrs.

Anderson,	Davis (Taney),	LeRoy,	Pratte,
Armstrong,	DeReign,	McKearly,	Russell (N. Madrid),
Carroll,	Drabelle,	Marsh,	Sherrill,
Cox,	Julian,	Minnis,	Stickney,
Crisp,	Lane,	Moore (Mississippi),	Tubbs—21.
Daneri,			

Absent with leave—Messrs.

Avery,	Coppedge,	George,	Pollock,
Collins,	Davis (Wayne),	Hall,	Sachse—8.

Sick—Messrs.

Chinn, Pritchett—2.

Title to Senate bill No. 133 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 133 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

House bill No. 534 was taken up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Anderson,	Freeman,	McPherson,	Schumacher,
Armstrong,	Fuson,	Meriwether,	Shaw,
Arnett,	Gay,	Middleton,	Sherrill,
Atkins,	Griffiths,	Miller,	Short (Cole),
Bennett,	Grubb,	Moore (Stone),	Short (Phelps),
Best,	Gurney,	Moran,	Smith (Buchanan),
Bittinger,	Hammond,	Mortimer,	Spencer (St. L. City)
Bothwell,	Hancock,	Mueller,	Spurgeon,
Breit,	Harrison,	Murray,	Steel,
Brock,	Hart,	O'Dell,	Sullinger,
Buckner,	Higbee,	Odneal,	Swanger,
Cape,	Hinde,	O'Reilly,	Tartar,
Choate,	Jones (Hickory),	Phipps,	Tate,
Correll,	Jones (Jackson),	Porterfield,	Tatum,
Cox,	Kasey,	Robertson,	Temme,
Davidson,	Kline,	Rohne,	Tubbs,
Davis (Taney),	Kyler,	Ross,	Walton,
Davison,	Leazenby,	Rothwell,	Watson,
Denny,	LeFavor,	Russell (N. Madrid),	Waymeyer,
Denslow,	Lynch,	Sailor,	Weaver,
DeReign,	McCollum,	Sartin,	Weinhold,
Drum,	McIntyre,	Sawyer,	Wetzel,
Dyer,	McKearly,	Schoppenhorst,	Young (St. Fran.)
Edgar,	McKee,	Schooler,	—96.
Ferguson,			

NOES—Messrs.

Warner, Young (Texas), Mr. Speaker—3.

Absent—Messrs.

Benner,	Daneri,	Julian,	Moore (Mississippi),
Bourn,	DeFord,	Lane,	Old,
Burks,	Drabelle,	LeRoy,	Pettijohn,
Calhoun,	Gill,	Mahan,	Pratte,
Carroll,	Gmelich,	Marsh,	Smith (Howell),
Cherrington,	Jenkins,	Martin,	Spencer (Douglas),
Chinn,	Johnston,	Melson,	Stickney—31.
Crisp,	Jones (Polk)	Minnis,	

Absent with leave—Messrs.

Avery,
Collins,Coppedge,
Davis (Wayne)George,
Hall,Pollock,
Sachse—8.

Sick—Messrs.

Baughner,

Pritchett—2.

Title to House bill No. 534 was agreed to.

Mr. Mueller moved that the vote by which House bill No. 534 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 457 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Choate,
Correll,
Davidson,
Davison,
Denny,
Denslow,
DeReign,
Drum,
Dyer,
Edgar,
Ferguson,

Freeman,
Fuson,
Gay,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kasey,
Kline,
Kyler,
Leazenby,
LeFavor,
Lynch,
McCoilum,
McIntyre,

McKearly,
McKee,
McPherson,
Mahan,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Stone),
Mortimer,
Murray,
O'Dell,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Robertson,
Rohne,
Ross,
Rothwell,
Russell (N. Madrid),
Sailor,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,

Schumacher,
Shaw,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Waymeyer,
Weaver,
Wetzel,
Young (St. Francois),
Young (Texas),
Mr. Speaker—105.

NOES—None.

Absent—Messrs.

Bourn,
Carroll,
Cherrington,
Cox,
Crisp,
Daneri,
Davis (Taney),

DeFord,
Drabelle,
Gill,
Julian,
Lane,
LeRoy,

Marsh,
Martin,
Minnis,
Moore (Mississippi),
Moran,
Mueller,

Old,
Porterfield,
Pratte,
Stickney,
Watson,
Weinhold—25.

Absent with leave—Messrs.

Avery,
Collins,Coppedge,
Davis (Wayne),George,
Hall,Pollock,
Sachse—8.

Sick—Messrs.

Chinn,

Pritchett—2.

Title to House bill No. 457 was agreed to.

Mr. Bittinger moved the vote by which House bill No. 457 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Swanger,

The House adjourned under the rules.

FORTY-NINTH DAY—SATURDAY, March 2, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Johnston.

Journal of yesterday read and approved.

Committee on Enrolled Bills was granted leave to sit during session of the House.

Messrs. Grubb, Porterfield, Lane, Stickney and Melson were granted leave of absence.

Messrs. Burks and Ferguson were granted leave of absence until Wednesday, March 6.

Messrs. Sachse and Daneri were granted leave of absence until Monday, March 4.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 221, entitled

An act to regulate the calling of municipal bonds for redemption,
Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 32, entitled

An act to amend section section 1656, of chapter 30, article 5, of the Revised Statutes of Missouri of 1889, entitled "Cities, towns and villages,"

Begs leave to report that it has examined the same, and recommends that it do pass with amendments Nos. 1 and 2:

Amendment No. 1:

Amend Senate bill No. 32, section 1, line 6, by striking out the word "building" and inserting the word "improvement" in lieu thereof;

Which was read and adopted.

Amendment No. 2:

Amend Senate bill No. 32, section 1656, line 13, by inserting between the words "buildings" and the word "in," the following: "and all other public improvements" mentioned in section 1589 of the Revised Statutes of 1889; also by striking out the word "buildings," in line 32 of said section, and inserting the word "improvements" in lieu thereof;

Which were read and adopted, and 300 copies of bill as amended ordered printed.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 807, entitled

An act to provide for the collection of school taxes in city school districts having not less than fifty nor more than one hundred thousand inhabitants,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 796, entitled

An act to amend section eleven (XI), of article 29, of the laws especially applicable to the city of St. Louis, of the Revised Statutes of 1889, entitled "Police,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Young, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred House concurrent resolution No. 2, submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, concerning the judicial department,

Begs leave to report that it has examined the same, and recommends that it do not pass, as we have previously reported favorably on a similar resolution ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred Senate bill No. 12, entitled

An act to amend section 12 of an act entitled "An act to amend article 3, chapter 60, of the Revised Statutes of 1889 of the State of Missouri, entitled 'Elections in cities and towns of five thousand inhabitants and over,'"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Short, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 621, entitled

An act to secure a more efficient management of the experiment station and farm connected with the College of Agriculture and Mechanic Arts in the University of the State of Missouri at Columbia, and to provide more fully for training and instructing in practical agriculture and its kindred industries,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Short, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 583, entitled

An act to provide for the organization and management of the University of Missouri, including the College of Agriculture and Mechanic Arts and the School of Mines and Metallurgy, to provide for the proper investment of the School and Seminary funds, and to repeal chapter 167 of the Revised Statutes of Missouri 1889, entitled "University, State,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. LeFavor offered the following resolution :

Whereas, This session of the 38th General Assembly is nearing its close ; and
Whereas, Many important bills yet remain undisposed of ; therefore,

Resolved. That a committee be appointed by the Speaker--one member from each congressional district--to examine the bills now on the calendar or that may hereafter be placed on the calendar for third reading, and select the most important bills and forward the same on the calendar for amendment and engrossment for final passage.

Which was read.

On motion of Mr. Spencer of St. Louis City,
The resolution was referred to Committee on Rules.

House bill No. 816 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 817 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 367, entitled

An act to amend section 38 of the session act of extra session 1892, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by session act 1893, approved March 31, 1893,

Was read first time.

Senate bill No. 293, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly, approved March 28, 1893,

Was read first time.

Senate bill No. 260, entitled

An act to amend chapter 151 of the Revised Statutes of 1889, relating to the "State library," by adding a new section thereto, to be numbered as section 8214a,

Was read first time.

Senate bill No. 276, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof, to be known as section 2672, of the Revised Statutes of 1889,
Was read first time.

Senate bill No. 243, entitled

An act creating the offices of circuit attorney and county attorney and prescribing the duties of such officers, and to repeal sections 631 to 644, inclusive, of the Revised Statutes of Missouri of 1889,

Was read first time.

Senate bill No. 211, entitled

An act to amend "An act to repeal section 2246, Revised Statutes of 1889, and enact in lieu thereof a new section," approved April 18, 1891, relating to the taking of appeals from interlocutory orders,

Was read first time.

Senate bill No. 26, entitled

An act in relation to the administration of justice in the City of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court of the St. Louis circuit, to hold until the first Monday in January, 1897, abolishing the St. Louis criminal court and the office of judge and clerk thereof the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the City of St. Louis, increasing the judges of said circuit court on the said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court,

Was read first time.

Senate bill No. 342 was read second time and
Referred to Committee on Municipal Corporations.

House bill No. 713 was taken up and ordered engrossed.

House bill No. 722 was taken up and ordered engrossed.

House bill No. 644 was taken up and refused engrossment.

House bill No. 642 was taken up for amendment and engrossment.

Mr. Young of Texas offered the following amendment:

Amend House bill No. 642 by striking out the words "death or," in line 8, between the words "by" and "confinement;"

On motion of Mr. Spencer of St. Louis City, amendment to House bill No. 642 was laid on the table by the following vote on division:
Ayes 36, noes 28.

House bill No. 535 was taken up and refused engrossment.

House bill No. 637 was taken up for amendment and engrossment.

Mr. Drabelle offered the following amendment:

Amend House bill No. 637 by striking out of line 3 the words "having the largest circulation," and insert in line 4, after the word "he" and before the word "ten," the words "not less than;"

Which was read.

On motion of Mr. Armstrong, the amendment to House bill No. 637 was laid on the table.

House bill No. 715 was taken up and ordered engrossed.

House bill No. 560 was taken up and ordered engrossed.

House bill No. 630 was taken up for amendment and engrossment, and was passed informally.

House bill No. 730 was taken up and ordered engrossed.

Committee substitute for House bill No. 261 was taken up for amendment and engrossment.

Mr. Drum offered the following amendment:

Amend committee substitute for House bill No. 261, by striking out all after the enacting clause, and substituting therefor the following words and figures:

SEC. 1. That section 7092, of chapter 116 of the Revised Statutes of Missouri 1889, be and the same is hereby amended, by inserting between the words "situated" and "and," the following words: "and at the place designated in the

mortgage or deed of trust, or if no place be designated, some place where a circuit court is accustomed to be held;" so that said section, when amended, shall read as follows :

Section 7092. *Sales, where made, number of days' notice.*—All sales of real estate under a power of sale contained in any mortgage or deed of trust executed after this article takes effect, shall be made in the county where the land is situated, and at the place in such county designated in such mortgage or deed of trust, or if no place be designated, at some place where a circuit court is accustomed to be held; and not less than twenty days' notice of such sale shall be given, whether so provided in such mortgage or not.

Sec. 2. That section 7093, of chapter 116, of the Revised Statutes of Missouri, 1889, be and the same is hereby amended by inserting after the word "sold," in line 4 of section 7093, the following words: "and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust," and by inserting after the word "State," in line 12 of said section, the following words: "and written notice of the names of the grantor or mortgagor, and of the *cestui que trust* or mortgagee, and of the trustee, if there be one, and of the page and book of record of the mortgage or deed of trust, and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust, and the name of the paper and date of the first insertion of such advertisement in which the notice of sale is given, and the day and date when the property will be sold, shall be filed in the office of the recorder of deeds for the county or city not less than twenty days before the day of sale, and the recorder shall keep a special book of record of such sales;" so that said section, when amended, shall read as follows :

Section 7093. *Notice shall state what, and how published.*—Such notice shall set forth the date and book and page of the record of such mortgage or deed of trust, the grantors, the time, terms and place of sale, and a description of the property to be sold, and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust, and shall be given by advertisement, inserted for at least twenty times and continued to the day of sale, in some daily newspaper in counties having cities of 40,000 inhabitants or more, and in all other counties in this State such notice shall be given by advertisement in some weekly paper published in such county, for three successive weeks, the last insertion to be not more than one week prior to the day of sale; and if there be no newspaper published in such county or city, such notice shall be published in the nearest newspaper thereto in this State, and written notice of the names of the grantor or mortgagor, and of the *cestui que trust* or mortgagee, and of the trustee, if there be one, and of the page and book of record of the mortgage or deed of trust, and the amount due and unpaid on the indebtedness secured by said mortgage or deed of trust, and the name of the paper and date of first insertion of such advertisement, in which the notice of sale is given, and the day and date when the property will be sold, shall be filed in the office of the recorder of deeds of the county or city where mortgage or deed of trust is recorded not less than 20 days prior to day of sale, and the recorder shall keep a special book of record of such sales: Provided, that nothing herein contained shall be construed to authorize the giving of any shorter notice than that required by such mortgage or deed of trust.

Which was read and adopted by the following vote on division :
Ayes 39, noes 1.

Substitute for House bill No. 261 was ordered engrossed, as amended.

Substitute for House bill No. 675 was taken up for amendment and engrossment, and was passed informally.

House bill No. 630 was taken up for amendment and engrossment.

Mr. Spencer of St. Louis City offered the following amendment :

Amend House bill No. 630 by adding the following words: "Provided, that no such security shall be required of companies who have made guaranty deposits in the State of their incorporation or elsewhere satisfactory in amount and condition to the insurance commissioner of their state;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amend House bill No. 630 by inserting between the words "dollars" and "which", in line 7, section 1, the following: "Consisting of cash, treasury notes of the United States, or government, State, county,

municipal or other bonds, or such other first-class securities as may be approved by the superintendent of insurance, and ;"

Which was read and adopted.

Mr. Spencer of St. Louis City offered the following amendment :

Amend House bill No. 630 by striking out section 2 and changing the number of section 3 to section 2 ;

Which was read and adopted.

House bill No. 630 was ordered engrossed as amended.

House bill No. 86 was taken up for amendment and engrossment.

Mr. Davis of Taney offered the following amendment :

Amend House bill No. 86 by striking out the words "forty-fifth and forty-sixth," in line 5 of section No. 1, and insert in lieu thereof the words "fortieth and forty-first ;"

Which was read and adopted.

Mr. Davis of Taney offered the following amendment :

Amend section 2 of House bill No. 86 by striking out all of lines 1, 2, 3 and 4 and all of line 5, ending with the word "following," and insert in lieu thereof the following :

Section 2. That section 7683 of article 6, chapter 138, Revised Statutes of Missouri, of 1889, be and the same is hereby amended by striking out all of said section after the word "land," in the 10th line thereof, and by adding to said section in lieu of the part stricken out the following ;

Which was read and adopted.

Mr. Davis of Taney offered the following amendment to title :

Amend the title to House bill No. 86 by striking out the figures 7687, in line 1, and by placing the word "and" between the numbers 7681 and 7683, and by adding the following to the title : "of 1889, relating to revenue and collection of back taxes by suit ;"

Which was read and adopted.

House bill No. 86 was ordered engrossed as amended.

Mr. Davidson moved that the vote by which House bill No. 86 was ordered engrossed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Davidson, the vote by which House bill No. 667 was ordered engrossed was reconsidered.

On motion of Mr. Davidson, the vote by which amendment to House bill No. 667 was adopted was reconsidered, and the amendment rejected.

Mr. Davidson offered the following amendment :

Amend House bill No. 667 by adding a new section thereto as section 4, as follows :

Section 4. Section 8794 of said act be and is hereby amended by striking out in the 2d line the words "twenty-five" and insert in lieu thereof the words "eighteen hundred." so that said section, as amended, will read as follows :

Section 8794. The State Veterinary Surgeon shall receive for his services the sum of eighteen hundred dollars per annum, and also his necessary traveling and incidental expenses in the discharge of his professional duties, payable out of funds provided for the maintenance of the veterinary service, quarterly or oftener, as the board may direct. The deputy veterinary surgeons shall receive seven dollars per diem and traveling expenses and incidental expenses necessary in the performance of their duties, for each and every day actually and necessarily employed under this law, payable, also, by said Board of Agriculture out of appropriations for the veterinary service. Said State Veterinary Surgeon shall render account to said Board of Agriculture for the number of miles traveled by himself,

deputies or inspectors, the help employed and the cost thereof, and all the incidental expenses incurred in working under this law; said account or accounts shall be audited, and, if found correct, shall be allowed as now provided by law.

Which was read and adopted.

Mr. Davidson offered the following amendment to title:

Amend title to House bill No. 667, by erasing in the first line the word "and," and by inserting after the figure "8" in same line the following: "and 12," so that the title when amended shall read as follows: "An act to amend sections 4, 6, 8 and 12, of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of Missouri of 1889, approved March 27, 1891, relating to 'Agriculture, state board of—veterinary service;'"

Which was read and adopted.

House bill No. 667 was ordered engrossed as amended.

Substitute for House bill No. 638 was taken up for amendment and engrossment.

Mr. Leazenby offered the following amendment:

Amend House bill No. 638 by inserting in the eighth line of section 5, between the words "board" and "and," the word "annually;"

Which was read.

On motion of Mr. Bittinger, amendment to House bill No. 638 was laid on the table by the following vote on division: Ayes 52, noes 30.

Mr. Davidson moved that amendment to House bill No. 638 be taken from the table;

Which was not agreed to by the following vote on division: Ayes 44, noes 52.

Mr. Rothwell (by leave) introduced House bill No. 818, entitled
An act to appropriate \$50,000 for the purchase of a silver bust of Chauncey I. Filley, to be placed in the main room of Col. Eph Houston's Eagle's Nest, at St. Louis, Mo.

SECTION 1. Upon the going into effect of this act, Joseph Tatum, Fred W. Mott and Abe Slupsky shall be constituted a commission to contract for and purchase a silver statue of Chauncey I. Filley, to be placed in the main room of Col. Eph Houston's Eagle's Nest, St. Louis, Mo. Said statue shall as near as possible, represent Chauncey I. Filley in the act of extending forgiveness to J. H. Bothwell, Maj. Bittinger, Bud Hastain and others, for eliminating him from State politics in 1894.

SEC. 2. For the purpose of carrying this act into effect, there is hereby appropriated out of the revenue fund of the State \$50,000, or so much thereof as may be necessary to comply with the provisions of this act—the said amount to be contributed by the majority on the floor of this House out of their opulent remuneration of five piastres per diem.

Which was read.

Mr. Swanger was called to the chair.

Mr. Drabelle moved that House bill No. 818 be stricken from the records.

Mr. Tubbs moved as substitute for motion, that 300 copies be printed for information of the House.

Mr. Moran moved to amend substitute to motion by ordering House bill No. 818 spread upon the records.

On motion of Mr. Tubbs, the previous question was ordered on the main question.

Mr. Moran's amendment to substitute to motion was then agreed to.

Mr. Tubbs' substitute to motion, as amended, was then agreed to.

Mr. Drabelle's motion, as amended by substitute, was agreed to.

Mr. Freeman moved to take recess until 2:30 o'clock p. m.

Mr. Davidson moved to adjourn ;

Which was not agreed to by the following vote—Messrs. Murray and Moran demanding the ayes and noes :

A YES—Messrs.

Armstrong,	Cox,	Kasey,	Rothwell,
Atkins,	Crisp,	Kyler,	Russell (N. Madrid),
Bittinger,	Davidson,	O'Reilly,	Schooler—13.
Correll,			

NOES—Messrs.

Anderson,	Edgar,	Martin,	Sherrill.
Arnett,	Freeman,	Middleton,	Short (Phelps),
Baughner,	Fuson,	Miller,	Smith (Buchanan),
Benner,	Gav,	Minnis.	Smith (Howell),
Bennett,	Gill,	Moore (Stone),	Spencer (Douglas),
Best,	Griffiths,	Moran.	Spurgeon,
Bourn,	Gurney,	Mueller,	Steel,
Breit,	Hancock,	Murray,	Swanger,
Brock,	Harrison,	O'Dell,	Ta'atar,
Buckner,	Hart,	Odneal,	Tatum,
Calhoun,	Higbee,	Pettijohn,	Tubbs,
Cape,	Jones (Hickory),	Phipps,	Warner,
Davis (Taney),	Leazenby,	Robertson,	Watson,
Davison,	LeFavor,	Rohne,	Waymeyer,
DeFord,	LeRoy,	Sailor,	Weaver,
Denny,	McCollum,	Sartin,	Weinhold,
Denslow,	McIntyre,	Sawyer,	Wetzel,
DeReign,	McKee,	Schoppenhorst,	Young (St. Francois)
Drabelie,	McPherson,	Schumacher,	Young (Texas)—79.
Dyer,	Mahan,	Shaw,	

Absent—Messrs.

Bothwell,	Jenkins,	Marsh,	Short (Cole),
Carroll,	Johnston,	Meriwether,	Spencer (St. L. city),
Cherrington,	Jones (Jackson),	Moore (Mississippi),	Sullinger,
Choate,	Julian,	Mortimer,	Tate,
Drum,	Kline,	Old,	Temme,
Gmelich,	Lynch,	Pratte,	Walton,
Hammond,	McKearly,	Ross,	Mr. Speaker—29.
Hinde,			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Pollock,
Burks,	Ferguson,	Jones (Polk),	Porterfield,
Collins,	George,	Lane,	Sachse,
Coppedge,	Grubb,	Melson,	Stickney—17.
Daneri,			

Sick—Messrs.

Chinn, Pritchett—2.

Mr. Tatum was granted leave of absence.

Mr. Ross was granted leave of absence for one week.

Messrs Bothwell and Warner were granted leave of absence until Monday noon, March 4.

Messrs. Phipps and Sullinger were granted leave of absence until Monday, March 4.

Mr. Jones of Polk was granted leave of absence indefinitely.

On motion, the House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 27, entitled

An act for the protection of imported game birds in this State;

Also, House bill No. 43, entitled

An act—Melon inspection: An act regulating the shipping of watermelons in this State;

Also, House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State;

Also, House bill No. 195, entitled

An act to prohibit the detention of persons alleged to be insane without previous authority,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

All business was suspended.

House bill No. 195 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

House bill No. 617 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

House bill No. 43 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

House bill No. 27 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the Constitution.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State, and the certificates of indebtedness and held in trust by the State for the State school and seminary funds during the years 1895 and 1896;

Also, House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization;

Also, House bill No. 619, entitled

An act to appropriate money for the purpose of paying the salaries of civil officers for the years 1895 and 1896, commencing January 1, 1895, and ending December 31, 1896;

Also, House bill No. 18, entitled

An act to amend sections 4330 and 4332 and 4336, of article 12, of chapter 48, of the Revised Statutes of the State of Missouri of 1889, entitled "Criminal cases, practice and proceedings in,"

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

All business was suspended.

House bill No. 18 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

House bill No. 619 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

House bill No. 618 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

House bill No. 615 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature thereto, as provided by the constitution.

Committee on Game and Fish was granted leave to sit during the afternoon session.

Substitute for House bill No. 45 was taken up and ordered engrossed.

House bill No. 262 was taken up and ordered engrossed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 295, entitled

An act to amend article 11, chapter 33 of the Revised Statutes of Missouri of 1889, relating to change of venue in civil cases, and providing for the payment of stenographers' costs to the county, and the compensation of trial judges whenever the venue be changed from one circuit to another, by adding new sections thereto, to be known as sections 2272a and 2272b;

Also, House bill No. 479, entitled

An act to protect and preserve the game fish and birds of Missouri from destruction, and to provide for the appointment of a game warden;

Also, House bill No. 478, entitled

An act to amend section 674, of article 2, chapter 13, of the Revised Statutes of the State of Missouri, 1889, entitled "Prosecuting and circuit attorneys and their assistants," and adding a new section thereto, to be known as No. 674a;

Also, House bill No. 20, entitled

An act to amend section 2920, of chapter 43, Revised Statutes of 1889, entitled "Costs in civil cases,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 26, entitled

An act prohibiting the coloring yellow of any substance designed to be used as a substitute for butter, to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed as imitation butter to regulate the manufacture, sale and keeping for sale of any substance designed to be used as a substitute for butter, and making an appropriation for carrying out the provisions of this act,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 608, entitled

An act to amend section 2771 of the Revised Statutes of 1889, relating to manufacturing and business companies, as amended by an act approved March 28, 1893, by adding certain words thereto;

Also, House bill No. 538, entitled

An act fixing the times of holding court in the Fifteenth judicial circuit and in the criminal court of the Fifteenth judicial circuit and the county of Johnson, of the State of Missouri;

Also, committee substitute for House bill No. 375, entitled

An act to amend section 6266 of article 6 of chapter 94, Revised Statutes of Missouri, 1889;

Also, House bill No. 307, entitled

An act entitled an act to regulate the procuring of fire insurance from corporations and associations not authorized to do business in this State, and to provide for the collection of licenses and taxes therefrom;

Begs leave to report that it has examined the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

House bill No. 739 was taken up for amendment and engrossment.

Mr. Tatum offered the following amendment:

Amend House bill No. 739, section 2, by inserting between the words "appropriated" and "to," in line 2, the words "out of any money in the treasury belonging to the State revenue fund, not otherwise appropriated;"

Which was read and adopted.

Mr. Tatum offered the following amendment:

Amend section 4, of House bill No. 739, line 5, by striking out the words "on behalf of the State of Missouri to the purchaser," and by

inserting the said words in line 3 of said section, between the words "conveyance" and "shall";

Which was read and adopted.

House bill No. 739 was ordered engrossed, as amended.

House bill No. 663 was taken up for amendment and engrossment.

Mr. O'Reilly offered the following amendment :

Amend House bill No. 663 by striking out the word "church," in the second line;

Which was read.

Mr. Schooler offered the following substitute to amendment :

Amend House bill No. 663 by striking out the word "church," in line two, and by inserting between the word "gathering" and the word "during," in third line, the words "except religious gatherings;"

Which was read and adopted by the following vote on division: Ayes 28, noes 24.

Amendment to House bill No. 663, as amended by substitute, was rejected by the following vote on division: Ayes 8, noes 29.

Mr. Short of Phelps offered the following amendment :

Amend by inserting after the word "covering" and before "in," in line two, the words "over four inches in height;"

Which was read.

On motion of Mr. Breit, the amendment to House bill No. 663 was laid on the table by the following vote on division: Ayes 48, noes 21.

Mr. Wetzel moved that the vote by which amendment was laid on the table be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 675 was taken up and ordered engrossed.

House bill No. 581 was taken up for amendment and engrossment.

Mr. Arnett offered the following amendment :

Amend House bill No. 581 by striking out the word "three" in 7th line, section 1; also, by striking out in line 28, section 2, the word "three" and insert the word "one" in each instance, in lieu thereof;

Which was read and rejected.

On motion of Mc. McKee,

House bill No. 581 was passed informally.

House bill No. 683 was taken up and ordered engrossed.

House bill No. 761 was taken up and ordered engrossed.

House bill No. 700 was taken up and ordered engrossed.

House bill No. 632 was taken up for amendment and engrossment, and was passed informally.

House bill No. 763 was taken up for amendment and engrossment, and was passed informally.

House bill No. 743 was taken up for amendment and engrossment.

Mr. Arnett offered the following amendment :

Amend House bill No. 743, by adding between the words "nine" and "of," in the sixth line, and also in the 22d line, by inserting the following: "brother, sister or other relatives;" which was read, and,

On motion of Mr. Benner, was laid on the table by the following vote on division: Ayes 45, noes 14.

House bill No. 660 was taken up and ordered engrossed.

House bill No. 640 was taken up for amendment and engrossment.

Mr. O'Reilly offered the following amendment :

Amend House bill No. 640, by adding to section 6 the following :
 "and no other fee, security or deposit costs shall be required until the accrued costs shall be in excess of the amount of said filing fee;"

Which was read and adopted.

Mr. Wetzel offered the following amendment to title :

Amend title to House bill No. 640 by adding thereto the following words : "with an emergency clause ;"

Which was read and adopted.

Mr. O'Reilly offered the following amendment :

Amend House bill No. 640 by adding to section 8, after the word "dinner," in 5th line of said section, the words "provided, that process may be made returnable at any hour other than between the hours of 9 a. m. and 5 p. m.;"

Which was read and adopted.

House bill No. 640 was ordered engrossed as amended.

House bill No. 686 was taken up for amendment and engrossment.

Mr. Drabelle offered the following amendment :

Amend House bill No. 686 by inserting between the words "corporations" and "shall," in line one, the words "or individual," also by inserting after the word "trusts," and before the word "no," in line 7, the words "or an individual citizen of the State of Missouri ;"

Which was read and adopted.

Mr. Drabelle offered the following amendment :

Amend title to House bill No. 686, by striking out same and inserting in lieu thereof the following : "An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation or individual is named as trustee in deeds of trust and other conveyances ;"

Which was read and adopted.

House bill No. 686 was ordered engrossed as amended.

House bill No. 758 was taken up and ordered engrossed.

House bill No. 665 was taken up and ordered engrossed.

Substitute for House bill No. 220 was taken up and ordered engrossed.

On motion of Mr. Steel, the vote by which House bill No. 404 was made special order for Monday, March 4, was reconsidered by the following vote—Messrs. Steel and Sullinger demanding the ayes and noes :

AYES—Messrs.

Arnett,	Davidson,	Meriwether,	Shaw,
Baughner,	DeReign,	Middleton,	Short (Cole),
Bourn,	Dyer,	Miller,	Short (Pheips),
Breit,	Fuson,	Moran,	Steel,
Brock,	Gay,	Mueller,	Sullinger,
Calhoun,	Hancock,	Murray,	Tartar,
Cape,	Harrison,	O'Dell,	Tatum,
Cherrington,	Kasey,	Old,	Weaver,
Chinn,	McCollum,	Rothwell,	Young (St. Francois)
Choate,	McIntyre,	Sartin,	Young (Texas),
Correll,	McKearly,	Schooler,	Mr. Speaker—46.
Dox,	McPherson,		

NOES—Messrs.

Benner,	Gmelich,	Mahan,	Schoppenhorst,
Bennett,	Gurney,	Martin,	Sherrill.
Best,	Hart,	Moore (Stone),	Smith (Howell),
Crisp,	Higbee,	Odneal,	Watson,
Davis (Taney),	Jones (Hickory),	O'Reilly,	Waymeyer,
Divison,	Kline,	Pettijohn,	Weinhold.
Drabelle,	Kyler,	Russell (N Madrid),	Wetzal—31.
Freeman,	LeRoy,	Sailor,	

Absent—Messrs.

Anderson,	Gill,	McKee,	Schumacher,
Armstrong,	Griffiths,	Marsh,	Smith (Buchanan),
Atkins,	Hammond,	Minnis,	Spencer (Douglas),
Buttinger,	Hinde,	Moore (Mississippi),	Spencer (St. L. City),
Bothwell,	Jenkins,	Mortimer,	Spurgeon,
Buckner,	Johnston,	Paipps,	Swanger,
Carroll,	Jones (Jackson),	Pratte,	Tate,
DeFord,	Julian,	Robertson,	Temme,
Denny,	Leazenby,	Rohne,	Tabbs,
Denslow,	LeFavor,	Ross,	Walton,
Drum,	Lynch,	Sawyer,	Warner—45.
Edgar,			

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Pollock,
Burks,	Ferguson,	Jones (Polk),	Porterfield
Collins,	George,	Lane,	Sichse,
Coppedge,	Grubb,	Melson,	Stickney—17.
Daneri,			

Sick—Mr. Pritchett—1.

Messrs. Denslow, Leazenby, Spencer of St. Louis City, Walton, Drum, Jenkins, Moore of Mississippi and Pritchett were granted leave of absence.

House bill No. 404 was taken up for amendment and engrossment; Mr. Hart offered the following amendment:

Amend House bill No. 404 by adding after the word "railroad" and before the word "in," in the second line, section one, the words "or any corporation, association or company operating dangerous machinery;"

Which was read.

The following message was received from the Governor:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 2, 1895. }

To the Speaker of the House of Representatives:

I have the honor herewith to return House bill No. 230, entitled

"An act to encourage the breeding of and improvement in trotting, running and pacing horses in the State of Missouri."

My objection to this bill is that it does not comply with section 28, article 4, of the State Constitution, which provides that:

"No bill * * * shall contain more than one subject, which shall be clearly expressed in its title."

This provision has been construed by the Supreme Court to be mandatory, and not simply directory. The purpose of the act, as expressed in the title, is to encourage the breeding of and improvement in horses.

The first section of the bill declares that it shall be a crime for any person to enter any horse, under a false name or in a wrong class, to compete for any prize or premium in a contest of speed.

The second section prescribes the penalty at imprisonment in the penitentiary or jail, or by a fine.

The third section provides that for the purposes of the act the name of any horse entered for a race shall be the name under which the horse has previously performed, etc.

The fourth section provides that the records and books of racing and fair associations shall be admitted as evidence in cases brought under the act. That is the entire bill.

I do not think the subject of the act is clearly expressed in the title. If the General Assembly concurs in this view, and still desires to have the bill enacted, it can yet be done during the present session.

Respectfully,

WM. J. STONE, Governor.

Which was read.

On motion of Mr. Swanger, the further consideration of House bill No. 404 was postponed until 3 o'clock Monday, March 4, by the following vote on division: Ayes 38, noes 35.

On motion of Mr. Young of Texas, the vote by which House bill No. 404 was postponed was reconsidered by the following vote—Messrs. Moran and Julian demanding the ayes and noes:

AYES—Messrs.

Anderson,	Choate,	Jones (Hickory),	Sartin,
Arnett,	Correll,	Julian,	Sherrill.
Bennett,	Davidson,	McKearly,	Smith (Howell),
Best,	Denny,	Middleton,	Steel,
Bittinger,	Drabelle,	Minnis,	Sullinger,
Breit,	Fuson,	Moran,	Tatum,
Brock,	Griffiths,	Murray,	Tubbs,
Calhoun,	Garney,	Odneal,	Weaver.
Cape,	Hancock,	O'Reilly,	Young (St. Fran.),
Cherrington,	Harrison,	Pettijohn,	Young (Texas),
Chinn,	Hart,	Rothwell,	Mr. Speaker—44.

NOES—Messrs.

Baughner,	Kasey,	Moore (Stone),	Swanger,
Benner,	Kline,	Russell (N. Madrid),	Tartar,
Brisp,	Kyler,	Sailor,	Temme,
Bavis (Taney),	LeRoy,	Schoppenhorst,	Watson,
Bavison,	McKee,	Schooler,	Waymeyer,
BeReign,	Mahan,	Short (Cole),	Weinhold,
Bemlich,	Meriwether,	Short (Phelps),	Wetzel—30.
Bigbee,	Miller,		

Absent—Messrs.

Brmstrong,	Freeman,	McIntyre,	Rohne,
Btkins,	Gay,	McPherson,	Ross,
Bothwell,	Gill,	Marsh,	Sawyer,
Bourn,	Hammond,	Martin,	Schumacher,
Buckner,	Hinde,	Moore (Mississippi),	Shaw,
B Carroll,	Jenkins,	Mortimer,	Smith (Buchanan),
B Cox,	Johnston,	Mueller,	Spencer (Douglas),
B eFord,	Jones (Jackson),	O'Dell,	Spencer (St. L. City)
Benslow,	Leazenby,	Old,	Spurgeon,
B rum,	LeFavor,	Phinps,	Tate,
B yer,	Lvnch,	Pratte,	Walton,
Bdgar,	McCollum,	Robertson,	Warner—48.

Absent with leave—Messrs.

Bvery,	Davis (Wayne),	Hall,	Pollock,
Burks,	Ferguson,	Jones (Polk),	Porterfield,
Bollins,	George,	Lane,	Sachse,
Boppedge,	Grubb,	Melson,	Stickney—17.
Baneri,			

Sick—Mr. Pritchett—1.

Mr. Davidson moved to adjourn until 2 o'clock p. m. Monday, March 4.

On motion of Mr. Short of Phelps,

The House adjourned under the rules by the following vote, Messrs. Allinger and Arnett demanding the ayes and noes:

AYES—Messrs.

Anderson,	Gay,	McIntyre,	Schoppenhorst,
Bennett,	Gmelich,	McPherson,	Shaw,
Baughner,	Griffiths,	Martin,	Short (Cole),
Benner,	Gurney,	Meriwether,	Short (Phelps),
Best,	Hancock,	Miller,	Smith (Howell),
Bittinger,	Harrison,	Minnis,	Tartar,
Calhoun,	Hart,	Moore (Stone),	Tabbs,
Chinn,	Higbee,	Mueller,	Watson,
Choate,	Jones (Hickory),	O'Dell,	Waymeyer,
Crisp,	Kasey,	Pettijohn,	Weaver,
Davison,	Kline,	Rothwell,	Weinhold,
Denny,	LeFavor,	Sailor,	Young (St. Fran.),
Freeman,	LeRoy,	Sartin,	—51.

NOES—Messrs.

Arnett,	DeReign,	Mahan,	Steel,
Breit,	Drabelle,	Middleton,	Sullinger,
Brock,	Dyer,	Moran,	Swanger,
Cape,	Fuson,	Murray,	Tatum,
Cherrington,	Julian,	Odneal,	Temme,
Correll,	Kyler,	O'Reilly,	Wetzel,
Cox,	McCollum,	Russell (N. Madrid),	Young (Texas),
Davidson,	McKearly,	Schooler,	Mr. Speaker—35.
Davis (Taney),	McKee,	Sherrill,	

Absent—Messrs.

Armstrong,	Edgar,	Marsh,	Sawyer,
Atkins,	Gill,	Moore (Mississippi),	Schumacher,
Bothwell,	Hammond,	Mortimer,	Smith (Buc'n),
Bourn,	Hinde,	Old,	Spencer (Douglas),
Buckner,	Jenkins,	Phipps,	Spencer (St. L. city),
Carroll,	Johnston,	Pratte,	Spurgeon,
DeFord,	Jones (Jackson),	Robertson,	Tate,
Denslow,	Leazenby,	Rohne,	Walton,
Drum,	Lynch,	Ross,	Warner—36.

Absent with leave—Messrs.

Avery,	Davis (Wayne),	Hall,	Pollock,
Burks,	Ferguson,	Jones (Polk),	Porterfield,
Collins,	George,	Lane,	Sachse,
Coppedge,	Grubb,	Melson,	Stickney—17.
Daneri,			

Sick—Mr. Pritchett—1.

FIFTIETH DAY—MONDAY, March 4, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Johnston.

Journal of Saturday, March 2, was read.

On motion of Mr. Bittinger, the words entered on the journal as the remarks of Mr. Rothwell were stricken out.

The journal was then approved.

Mr. DeReign offered the following resolution:

Whereas, the City of Jefferson, like ancient Rome, lies upon more than seven hills, beside a river grander than the Tagus and as mighty as the Amazon—a river bearing the noble name of the State—and whose waters lave the base of the Capitoline hill; a city made historic as the arena upon which some of the world's greatest men have met and fought the most momentous of intellectual battles. A city skirted by the most delightful scenery. The ancient rocky cliffs of the "Kingdom" of Callaway, with their evergreen cedars standing forth in bold relief amidst the lesser nobler trees like field-marshal in a Napoleonic army before the charge of battle.

A city upon whose lofty crown rests the capitol of one of the greatest states in the world, from the windows of which a scene is given to mortal vision unexcelled and unsurpassable as far as natural scenery is concerned. From the elevated position of the spectator in the representative hall, the eye reaches out over Missouri's fertile soil, over the undulating surface rising and falling like the swells of the Pacific bosom upon a summer's eve, pastoral scenes beside which Horace's songs sink into significance. Looking to the east and west he beholds the beautiful sinuosities of the mighty "Missouri" in its dignified march to the sea, upon whose bosom rest, like mighty swans asleep, beautiful isles; and at night, when the beautiful moon and scintillating stars deck the deep-blue dome of heaven, the mighty river is transformed into a vast mirror, and the islands, the moon, stars and flying comets and the white cliffs with their dark forest crowns of the north banks are duplicated upon its placid surface, to the delectation of the dullest of the lovers of God's beauties and grandeurs. When the first rays of the rising sun kiss the dewdrops from the violet's lips, then let the spectator cast a glance at the scenes about him

A roseate mist like a Venus veil hangs over the silvery bosom of the sleeping river. The air, filled with its life-giving ozone, thrills the frame of every living breathing thing with an exhilaration equivalent to a new life; the thin blue wreaths of smoke ascending from the distant cottager's home rise, commingle and lose themselves in the rosy morning sky. The distant tinkling of the bells of browsing kine, the joyous songs of love-making birds, the "honest watch dog's bark," the yeoman's call to slowly moving herds, greet the ear and exceed in beauty of cadence the most exquisite productions of a Mozart or a Rubinstein; and as he brings his vision from the distant hills, valleys and river, from humble cots and rustic scenes to a nearer view, he beholds the active scenes of metropolitan life; beautiful monuments of the architect's skill rise before him, elegance and refinement in architectural design greet him on all sides. Being populated with as intellectual, generous, noble and beautiful a number of God's children, brave and generous men, beautiful and noble women, the city is indeed an oasis for the State's legislation; and

Whereas, a proposition has been submitted to the people of this great State by its servants in their legislative halls, to remove the seat of government from this historic, romantic, charming spot to the great prairies of Missouri, where a splendid city equivalent to a new Chicago is ready and willing to receive said seat of government for Missouri when removed; therefore be it

Resolved, That we will ever hold in remembrance the pleasing hours, days and nights we have spent in the city of Jefferson, with its kind, intelligent and generous inhabitants, and the courteous treatment we have received at their hands, and that we regret the agitation and concern caused them by the proposition to remove from them the Capitol of the State.

Mr. Bittinger moved that the resolution be referred to the Committee on Appropriations, with instructions, if they deem proper, to make an appropriation for its printing.

Mr. Swanger moved, as an amendment to motion, that the resolution be passed informally, with instructions that the author have a type-written copy prepared.

On motion of Mr. Davidson, the resolution, with motions, was tabled.

Mr. Tatum offered the following resolution :

Resolved, No member shall introduce a bill unless such bill be accompanied by the certificate of such member, stating that he has carefully examined said bill, and in good faith recommends the passage thereof.

Which was read and ordered laid over for one day, then referred to Committee on Rules.

Mr. Steel presented petitions from citizens of St. Francois county, praying for the repeal of that part of the road law making overseers appointive by the county courts; which was read and

Referred to Committee on Roads and Highways.

Mr. Choate presented a petition from miners of Rich Hill, Bates county, praying for the passage of House bill No. 728; which was read and

Referred to Committee on Labor.

Mr. Schoppenhorst presented a petition from the tax-payers of Warren county, praying for the passage of an act separating the Agricultural college from the State University; which was read and Referred to Committee on Agriculture.

Mr. Spurgeon introduced House bill No. 819, entitled
An act to transfer the normal schools of the State to the counties in which they are situated;
Which was read first time.

Mr. Bourn introduced House bill No. 820, entitled
An act to prevent horses from being entered under other than their true name, and to prevent fraud in racing, and prescribing a penalty therefor;
Which was read first time.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 656, entitled

An act to repeal section 2672 and to enact a new section in lieu thereof, to be known as section 2672 of Revised Statutes of 1889;

Also, committee substitute for House bills No. 505 and 506, entitled
An act to amend chapter 126, article 1, of the Revised Statutes of Missouri, 1889, entitled "Penitentiary," by repealing sections 7225, 7236, 7243, 7255 and 7258, in said chapter, and enacting in lieu thereof eleven new sections, to be known as sections 7225, 7236, 7243, 7255, 7255a, 7255b, 7255c, 7255d, 7255e, 7258 and 7258a, relating to inspectors of the penitentiary, and providing for paroles and pardons, with emergency clause;

Also, House bill No. 128, entitled

An act in relation to the administration of justice in the City of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the City of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court;

Also, House bill No. 528, entitled

An act to restore to the seminary fund the expenses incurred in the superintendence and sales of lands disposed of for the benefit of said fund, and in the distribution of the proceeds of said sales,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 705, entitled

An act to amend section 4334, chapter 48, article 12, Revised Statutes of Missouri of 1889, volume No. 1, by inserting the word "six" instead of "two," in line four of said section; so that said section when amended will read as follows;

Also, House bill No. 529, entitled

An act relating to damages for libel under certain conditions therein specified;

Also, House bill No. 681, entitled

An act to amend an act entitled "An act to amend section 7825, chapter 140, article 1, of the Revised Statutes of the State of Missouri, 1889, relating to roads and highways, by striking out the word "May," in the third line of said section 7825, and by inserting in lieu thereof the following word, "February;" so that said section when amended shall read as follows;

Also, House bill No. 391, entitled

An act to create and establish the office of State superintendent of immigration;

Also, House bill No. 190, entitled

An act to provide for a State board of arbitration for the settlement of differences between employers and their employes,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 731, entitled

An act to provide for the construction of track scales for weighing grain in car-load lots at elevators;

Also, House bill No. 319, entitled

An act to repeal section 6796 of the Revised Statutes of 1889, entitled "Personal actions," and to enact a new section in lieu thereof;

Also, House bill No. 706, entitled

An act to amend section 359 of article 2 of chapter 5 of the Revised Statutes of Missouri, 1889, entitled "Animals;"

Also, House bill No. 687, entitled

An act to protect the wage-earners of the State and compel all corporations, companies or individuals doing business in the State, to make monthly payments;

Also, House bill No. 553, entitled

An act to amend section 2266 of the Revised Statutes of Missouri of 1889, relating to changes of venue,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

The following messages were received from the Governor:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 4, 1895. }

To the Senate and House of Representatives:

I herewith transmit (through the House of Representatives) three documents relating to the levee of the St. Francis river basin, in Southeast Missouri, which have been placed in my hands with a request that I submit them for your consideration. They are resolutions adopted by the Cotton exchange and by the river committee of the Merchants' exchange of the city of St. Louis, and also an address from the St. Francois Levee Board to the Legislature, stating certain facts and making an appeal for an appropriation to aid in the work alluded to.

The importance of this work cannot well be over-estimated. It should command, as I have no doubt it will receive, the most thoughtful and considerate attention of your honorable bodies.

WM. J. STONE, Governor.

Which was read.

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., March 2, 1895. }

To the Speaker of the House of Representatives :

I have the honor herewith to return to the House of Representatives the following House bills, with my approval indorsed thereon :

House bill No. 31, entitled

An act to amend chapter 55 of the Revised Statutes of the State of Missouri, 1889, entitled "Dower," by adding a new section thereto to be known as section 4518a.

House bill No. 440, entitled

An act to repeal section 6899, of chapter 111, Revised Statutes of 1889, entitled "Merchants licenses," and enact in lieu thereof the following new section.

House bill No. 118, entitled

An act to repeal section 6286, of article 7, of chapter 94, of the Revised Statutes of 1889, entitled "Judgments and their incidents," and to enact a new section in lieu thereof to be known as section 6286.

House bill No. 85, entitled

An act to amend article 2, of chapter 5, of the Revised Statutes 1889, of Missouri, entitled "Animals restrained from running at large," by adding a new section thereto, numbered 363a, relating to posting of notices and proof of same.

WM. J. STONE, Governor.

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 402, entitled

An act to appropriate \$150,000 out of the State revenue fund, to become a part of the permanent school fund of the State ;

Also, House bill No. 491, entitled

An act to amend an act entitled "An act to create the office of excise commissioner in cities having a population of two hundred thousand or more, and to provide for the appointment and define the duties of such commissioner," approved March 17, 1893, Laws of Missouri of 1893, by striking out sections 8 and 9 of said act and enacting in lieu thereof the following, with an emergency clause ;

Also, House bill No. 607, entitled

An act to amend section 5885 of article 4, chapter 89, Revised Statutes of 1889, relating to "Insurance other than life," by striking out certain words and inserting others in lieu thereof ;

Also, House bill No. 306, entitled

An act to amend chapter 93 of Revised Statutes of the State of Missouri, in relation to juries, grand and petit, by adding a new section thereto, to be known as section 6068a ;

Also, House bill No. 666, entitled

An act to amend section 333, article 2, of chapter 3, of the Revised Statutes of Missouri, of 1889, relating to agricultural and mechanical societies, by providing for forfeiture of charter on failure to comply with the provisions of said section,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 712, entitled

An act to amend an act entitled "An act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price thereof, approved April 4, 1891, by amending sections 1, 5 and 14 of said act, and by providing an appropriation to carry out the provisions of same ;

Also, House bill No. 131, entitled

An act to repeal sections 8113, 8114, 8115, 8116 and 8117 of the Revised Statutes of the State of Missouri of 1889, entitled " Election of school directors in cities having over three hundred thousand inhabitants," and to enact a new law in lieu thereof, and prescribing the methods of conducting the business of the public schools in certain cities,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 693, entitled

An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri, 1889, by adding thereto a new clause ;

Also, House bill No. 109, entitled

An act to repeal section 8203, chapter 151, Revised Statutes of 1889, relating to assistant librarian ;

Also, House bill No. 728, entitled

An act to provide for the payment of wages of labor in the lawful money of the United States ;

Also, House bill No. 625, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8 of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections ;

Also, House bill No. 578, entitled

An act to provide for the selection of depository in school districts organized under the provisions of an act entitled "City, town and village schools,"

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

House bill No. 404, pending, was taken up.

The pending amendment to House bill No. 404 was read.

Mr. Minnis offered the following substitute for pending amendment :

Amend House bill No. 404 by striking out section 1 thereof, and by striking out the word "such" in line one of section 2 thereof;

Which was read.

Messrs. Sullinger and Arnett demanded the ayes and noes on substitute;

Which was rejected by the following vote:

AYES—Messrs.

Baughner,	Choate,	Jones (Hickory),	O'Dell,
Best,	Davis (Taney)	Minnis,	Temme—11.
Calhoun,	Gurney,	Moore (Stone),	

NOES—Messrs.

Anderson,	Gay,	Miller,	Short (Cole),
Arnett,	Gmelich,	Moran,	Short (Phelps).
Avery,	Griffiths,	Mueller,	Smith (Buchanan),
Benner,	Hancock,	Murray,	Smith (Howell),
Bennett,	Harrison,	Odneal,	Spencer (Douglas),
Bittinger,	Hart,	Old,	Steel,
Breit,	Higbee,	O'Reilly,	Stickney,
Brock,	Julian,	Pettijohn,	Sullinger,
Cape,	Kasey,	Pollock,	Swanger,
Cherrington,	Kline,	Robertson,	Tartar,
Correll,	Kyler,	Rohne,	Tatum,
Crisp,	Leazenby,	Rothwell,	Tubbs,
Davidson,	LeFavor,	Russell (N. Madrid),	Walton,
Davison,	McIntyre,	Sailor,	Watson,
DeFord,	McKearly,	Sartin,	Waymeyer,
Denny,	McKee,	Sawyer,	Weaver,
Denslow,	Mahan,	Schoppenhorst,	Weinhold,
DeReign,	Marsh,	Schooler,	Wetzel,
Dyer,	Martin,	Schumacher,	Young (St. Fran.),
Edgar,	Meriwether,	Shaw,	Young (Texas),
Fuson,	Middleton,	Sherrill,	Mr. Speaker—84.

Absent—Messrs.

Anderson,	Cox,	Jones (Jackson),	Mortimer,
Armstrong,	Freeman,	Jones (Polk),	Phipps,
Atkins,	Gill,	Lane,	Pratte,
Bothwell,	Hammond,	Lynch,	Spurgeon,
Bourn,	Hinde,	McCollum,	Tate,
Buckner,	Jenkins,	McPherson,	Warner—25.
Carroll,	Johnston,		

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Grubb,	Porterfield,
Chinn,	Drabelle,	Hall,	Pritchett,
Collins,	Drum,	LeRoy,	Sachse,
Coppedge,	Ferguson,	Melson,	Spencer (St. L. City),
Daneri,	George,	Moore (Mississippi),	—19.

* Mr. Ross is not recorded.

Mr. Moore of Mississippi was granted leave of absence for two days.

Messrs. LeRoy, Chinn, Drabelle, Spencer of St. Louis City, Drum and Pritchett were granted leave of absence.

The pending amendment was then rejected by the following vote—Messrs. Steel and Arnett demanding the ayes and noes:

AYES—Messrs.

Anderson,	Dyer,	Kasey,	Miller,
Baughner,	Edgar,	Kline,	Moore (Stone),
Benner,	Freeman,	Kyler,	O'Dell,
Bennett,	Gay,	Leazenby,	Sartin,
Bittinger,	Gmelich,	LeFavor,	Schoppenhorst,
Bourn,	Griffiths,	McCollum,	Spurgeon,
Calhoun,	Gurney,	McPherson,	Tartar,
Davis (Taney),	Hancock,	Mahan,	Temme,
Davison,	Harrison,	Martin,	Waymeyer,
DeFord,	Hart,	Meriwether,	Weinhold,
Denslow,	Higbee,	Middleton,	Young (St. Fran.),
DeReign,	Jones (Hickory),		—46.

NOES—Messrs.

Arnett,	McIntyre,	Rohne,	Spencer (Douglas),
Avery,	McKearly,	Rothwell,	Steel,
Best,	McKee,	Russell (N. Madrid),	Stickney,
Breit,	Minnis,	Sailor,	Sullinger,
Brock,	Moran,	Sawyer,	Swanger,
Cape,	Mueller,	Schooler,	Tatum,
Cherrington,	Murray,	Schumacher,	Tubbs,
Choate,	Odneal,	Shaw,	Walton,
Correll,	Old,	Sherrill,	Watson,
Crisp,	O'Reilly,	Short (Cole),	Weaver,
Davidson,	Pettijohn,	Short (Phelps),	Wetzel,
Fuson,	Pollock,	Smith (Buchanan),	Young (Texas).
Gill,	Robertson,	Smith (Howell),	Mr. Speaker—52.

Absent—Messrs.

Anderson,	Cox,	Jones (Jackson),	Phipps,
Armstrong,	Denny,	Jones (Polk),	Pratt,
Atkins,	Hammond,	Lane,	Ross,
Bothwell,	Hinde,	Lynch,	Tate,
Buckner,	Jenkins,	Marsh,	Warner—23.
Carroll,	Johnston,	Mortimer,	

Absent with leave—Messrs.

Burke,	Davis (Wayne),	Grubb,	Porterfield,
Chinn,	Drabelle,	Hall,	Pritchett,
Collins,	Drum,	LeRoy,	Sachse,
Coppedge,	Ferguson,	Melson,	Spencer (St. L. City)
Daneri,	George,	Moore (Mississippi),	—19.

*Mr. Julian is not recorded. Mr. Anderson is recorded as voting aye and also absent

Mr. Davidson offered the following amendment:

Amend House bill No. 404, by adding to the end of section 4, "Provided, this act shall not apply to any case where any labor organization of railroad employes shall interfere or attempt to interfere with the free employment or discharge of its servants by such railroad corporation or company;"

Which was read and adopted.

House bill No. 404 was ordered engrossed as amended.

On motion of Mr. Steel,

House bill No. 404 was made special order for Thursday, March 7, after the morning hour.

Mr. Russell of New Madrid (by consent) introduced House bill No. 321, entitled

An act to provide for the investigation of county contracts, and their reformation by circuit courts, on the petition of fifty or more resident tax-payers of the county;

Which was read first time.

House bill No. 625 was taken up as special order for third reading and passage.

Mr. Fuson moved to take a recess until 2 o'clock p. m.;

Which was not agreed to.

House bill No. 625 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Brock,	Denny,	Hancock,
Arnett,	Calhoun,	Denslow,	Harrison,
Avery,	Cape,	DeReign,	Hart,
Laughner,	Cherrington,	Freeman,	Julian,
Benner,	Choate,	Fuson,	Kasey,
Bennett,	Correll,	Gay,	Kline,
Best,	Davidson,	Gill,	Kyler,
Hittinger,	Davis (Taney),	Gmelich,	Leszenby,
Journ,	Davidson,	Griffiths,	McCullum,
Reit,	DeFord,	Gurney,	McIntyre,

McKee,	Old,	Schumacher,	Tartar,
McPherson,	O'Reilly,	Shaw,	Temme,
Mahan,	Pettijohn,	Sherrill,	Walton,
Meriwether,	Pollock,	Short (Cole),	Watson,
Middleton,	Rothwell,	Smith (Howell),	Waymeyer,
Miller,	Russell (N. Madrid),	Spencer (Douglas),	Weaver,
Minnis,	Sailor,	Spurgeon,	Weinhold,
Moore (Stone),	Sartin,	Steel,	Wetzel,
Mueiler,	Sawyer,	Stickney,	Young (St. Francois)
Murray,	Schoppenhorst,	Sullinger,	Young (Texas),
O'Dell,	Schooler,	Swanger,	Mr. Speaker—85.
Odneal,			

NOES—None.

Absent—Messrs.

Armstrong,	Ferguson,	LeFavor,	Robertson,
Atkins,	Hammond,	Lynch,	Rohne,
Bothwell,	Higbee,	McKearly,	Ross,
Buckner,	Hinde,	Marsh,	Short (Phelps),
Burks,	Jenkins,	Martin,	Smith (Buchanan),
Carroll,	Johnston,	Moran,	Tate,
Cox,	Jones (Hickory),	Mortimer,	Tatum,
Crisp,	Jones (Jackson),	Phipps,	Tubbs,
Dyer,	Jones (Polk),	Pratte,	Warner—38.
Edgar,	Lane,		

Absent with leave—Messrs.

Chinn,	Drabelle,	Hall,	Porterfield,
Collins,	Drum,	LeRoy,	Pritchett,
Coppedge,	George,	Melson,	Sachse,
Daneri,	Grubb,	Moore (Mississippi),	Spencer (St. L. City)
Davis (Wayne),			—17.

Title to House bill No. 625 was agreed to.

Mr. Avery moved that the vote by which House bill No. 625 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Speaker submitted a communication from Harry S. Harmon, justice of the peace, Seventh district, St. Louis, Missouri, in regard to the election contest of William Joseph, Charles F. Mertens and William Godfrey, against James J. Carroll, George Kyler and James Lynch.

On motion of Mr. Bittinger,

The communication was referred to Committee on Elections.

On motion of Mr. Hart,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

All business being suspended, House bill No. 616 was read at length, and, no objections being made, was signed by the Speaker, as provided by the constitution.

Substitute for House bill No. 32 was taken up as special order for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Edgar,	McKee,	Sailor,
Arnett,	Freeman,	Mahan,	Sawyer,
Avery,	Fuson,	Marsh,	Schoppenhorst,
Baughner,	Gay,	Melson,	Schooler,
Benner,	Gill,	Meriwether,	Shaw,
Bennett,	Gmelich,	Middleton,	Sherrill,
Best,	Griffiths,	Miller,	Short (Cole),
Blittinger,	Hall,	Minnis,	Smith (Howell),
Bourn,	Hancock,	Moore (Stone),	Spencer (Douglas),
Breit,	Harrison,	Moran,	Spurgeon,
Brook,	Hart,	Mueller,	Steel,
Balhoum,	Higbee,	Murray,	Stickney,
Cape,	Hinde,	O'Dell,	Sullinger,
Choate,	Jenkins,	Odneal,	Swanger,
Correll,	Johnston,	Old,	Tartar,
Cox,	Jones (Hickory),	O'Reilly,	Tatum,
Daneri,	Julian,	Pettijohn,	Temme,
Davidson,	Kline,	Phipps,	Waymeyer,
Davis (Taney),	Kyler,	Pollock,	Weaver,
Davison,	Lane,	Pratte,	Weinhold,
DeFord,	Leazenby,	Pritchett,	Wetzel,
Denny,	LeFavor,	Rohne,	Young (St. Fran),
Denslow,	Lynch,	Rothwell,	Young (Texas),
DeReign,	McCollum,	Russell (N. Madrid),	Mr. Speaker—98.
Dyer,	McIntyre,		

NOES—None

Absent—Messrs.

Anderson,	Gurney,	Martin,	Smith (Buchanan),
Atkins,	Hammond,	Mortimer,	Tate,
Boothwell,	Jones (Jackson),	Robertson,	Tubbs,
Buckner,	Jones (Polk),	Ross,	Walton,
Carroll,	Kasey,	Sartin,	Warner,
Cherrington,	McKearly,	Schumacher,	Watson—27.
Crisp,	McPherson,	Short (Phelps),	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	George,	Porterfield,
Chinn,	Drabelle,	Grubb,	Sachse,
Collins,	Drum,	LeRoy,	Spencer (St. L. City),
Coppedge,	Ferguson,	Moore (Mississippi),	—15.

Title to substitute to House bill No. 32 was agreed to.

Mr. Avery moved that the vote by which substitute to House bill No. 32 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

House bill No. 121 was taken up as special order for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Arnett,	Davidson,	Gmelich,	Lane,
Avery,	Davis (Taney),	Griffiths,	Leazenby,
Bennett,	Davison,	Hall,	McCollum,
Best,	DeFord,	Hancock,	McIntyre,
Blittinger,	Denny,	Harrison,	McKearly,
Bourn,	Denslow,	Hart,	McKee,
Breit,	Dyer,	Jenkins,	McPherson,
Brook,	Edgar,	Johnston,	Mahan,
Cape,	Freeman,	Jones (Hickory),	Martin,
Correll,	Fuson,	Julian,	Melson,
Daneri,	Gay,	Kline,	Meriwether,

Middleton,	Pritchett,	Shaw,	Watson,
Miller,	Robertson,	Sherril,	Waymeyer,
Moore (Stone),	Rohne,	Short (Cole),	Weaver,
Murray,	Russell (N. Madrid),	Short (Pneips),	Weinhold,
O'Dell,	Sailor,	Smith (Howell),	Wetzel,
Old,	Sartin,	Spencer (Douglas),	Young (St. Francois)
O'Reilly,	Schoppenhorst,	Tartar,	Young (Texas),
Phipps,	Schooler,	Warner,	Mr. Speaker—78.
Pollock,	Schumacher,		

NOES—Messrs.

Bothwell,	Lynch,	Surgeon,	Sullinger,
LeFavor,	Rothwell,	Steel,	Tatum—8.

Absent—Messrs.

Anderson.	Cox,	Kasey,	Ross,
Armstrong,	Crisp,	Kyler,	Sawyer,
Atkins,	DeReign,	Marsh,	Smith (Buchanan),
Baughner,	Gill,	Minnis,	Stickney,
Benner,	Gurney,	Moran,	Swanger,
Buckner,	Hammond,	Mortimer,	Tate,
Calhoun,	Higbee,	Mueller,	Temme,
Carroll,	Hinde,	Odneal,	Tubbs,
Cherrington,	Jones (Jackson),	Pettijohn,	Walton—39.
Choate,	Jones (Polk),	Pratte,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	George,	Porterfield,
Chinn,	Drabelle,	Grubb,	Sachse,
Collins,	Drum,	LeRoy,	Spencer (St. L. City),
Coppedge,	Ferguson,	Moore (Mississippi),	—15.

Title to House bill No. 121 was agreed to.

Mr. Avery moved that the vote by which House bill No. 121 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 122 was taken up as special order for third reading and passage, and on motion of Mr. Walton, was passed informally.

On motion of Mr. Freeman, House bill No. 682 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Gmelich,	Martin,	Shaw,
Arnett,	Griffiths,	Melson,	Sherrill,
Avery,	Gurney,	Meriwether,	Short (Cole),
Baughner,	Hall,	Middleton,	Short (Pneips),
Bennett,	Hancock,	Miller,	Smith (Buchanan),
Best,	Harrison,	Minnis,	Smith (Howell),
Bittinger,	Hart,	Moore (Stone),	Spencer (Douglas),
Bothwell,	Higbee,	Mueller,	Spurgeon,
Bourn,	Hinde,	Murray,	Steel,
Breit,	Jenkins,	O'Dell,	Stickney,
Brock,	Johnston,	Odneal,	Sullinger,
Cape,	Kasey,	Old,	Swanger,
Cherrington,	Kyler,	Pettijohn,	Tartar,
Choate,	Lane,	Phipps,	Tate,
Correll,	Leazenby,	Pollock,	Tatum,
Davidson,	LeFavor,	Pratte,	Warner,
Davis (Wayne),	Lynch,	Pritchett,	Watson,
Davison,	McCollum,	Robertson,	Waymeyer,
Denny,	McIntyre,	Sachse,	Weaver,
Denslow,	McKearly,	Sailor,	Weinhold,
DeReign,	McKee,	Sartin,	Wetzel,
Freeman,	McPherson,	Sawyer,	Young (St. Fran.),
Fuson,	Mahan,	Schoppenhorst,	Young (Texas),
Gay,	Marsh,	Schumacher,	Mr. Speaker—97.
Gill,			

NOES—Messrs.

Cox,	Dyer,	Russell (N. Madrid),	Temme—9.
DeFord,	Rothwell,		

Absent—Messrs.

Anderson,	Crisp,	Jones (Polk),	Rohne,
Atkins,	Daneri,	Julian,	Ross,
Benner,	Edgar,	Kline,	Schooler,
Buckner,	Hammond,	Moran,	Tubbs,
Calhoun,	Jones (Hickory),	Mortimer,	Walton—23,
Carroll,	Jones (Jackson),	O'Reilly,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),*	George,	Porterfield,
Chinn,	Drabelle,	Grubb,	Spencer (St. L. City),
Collins,	Drum,	LeRoy,	—14.
Coppedge,	Ferguson,	Moore (Mississippi),	

* Mr. Davis of Wayne is recorded as voting aye and also as absent. Mr. Davis of Taney is not recorded.

Title to House bill No. 682 was agreed to.

Mr. Freeman moved that the vote by which House bill No. 682 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 182 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	LeFavor,	Rothwell,
Arnett,	Edgar,	Lynch,	Sachse,
Avery,	Freeman,	McIntyre,	Sartin,
Benner,	Gay,	McKearly,	Sawyer,
Bittinger,	George,	Marsh,	Schoppenhorst,
Bothwell,	Gill,	Martin,	Schumacher,
Breit,	Gmelich,	Meriwether,	Short (Phelps),
Calhoun,	Griffith,	Middleton,	Steel,
Cape,	Gurney,	Miller,	Stickney,
Cherrington,	Hall,	Minnis,	Sullinger,
Choate,	Harrison,	Moore (Stone),	Swanger,
Correll,	Hart,	Moran,	Tate,
Cox,	Higbee,	Mueller,	Tatum,
Daneri,	Hinde,	Murray,	Temme,
Davidson,	Jenkins,	Odneal,	Tubbs,
Davis (Taney),	Johnston,	Old,	Warner,
Davison,	Julian,	Pettijohn,	Waymeyer,
DeFord,	Kasey,	Phipps,	Weaver,
Denny,	Kyler,	Pollock,	Wetzel,
Denslow,	Lane,	Robertson,	Mr. Speaker—80.

NOES—Messrs.

Atkins,	Kline,	Pritchett,	Spencer (Douglas),
Baughner,	Leazenby,	Rohne,	Spurgeon,
Bennett,	McCollum,	Russell (N. Madrid),	Tartar,
Best,	McKee,	Schooler,	Walton,
Bourn,	McPherson,	Shaw,	Watson,
Brock,	Mahan,	Sherrill,	Weinhold,
Hancock,	Melson,	Smith (Buchanan),	Young (St. Francois),
Jones (Hickory),	O'Dell,	Smith (Howell),	Young (Texas)—32.

Absent—Messrs.

Anderson,	DeReign,	Jones (Polk),	Ross,
Buckner,	Fuson,	Mortimer,	Sailor,
Carroll,	Hammond,	O'Reilly,	Short (Cole)—15.
Crisp,	Jones (Jackson),	Pratte,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Porterfield,
Collins,	Drum,	LeRoy,	Spencer (St. L. City),
Coppedge,			—13.

Title to Senate bill No. 182 was agreed to.

Mr. Watson moved that the vote by which Senate bill No. 182 passed be reconsidered.

Mr. Tatum moved that the motion to reconsider be laid on the table.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, concurrent resolution, as follows:

Be it resolved by the Senate, the House concurring, as follows:

The Thirty-eighth General Assembly shall adjourn sine die at 12 o'clock m. on Tuesday, March 12, 1895.

In which the concurrence of the House is respectfully requested.

Messrs. Young of Texas and Smith of Howell demanded the ayes and noes on the motion to lay on the table the motion to reconsider, which was agreed to by the following vote:

AYES—Messrs.

Armstrong,	Fuson,	LeFavor,	Sachse,
Avery,	Gay,	Lynch,	Sailor,
Bittinger,	George,	Marsh,	Schoppenhorst,
Bothwell,	Gmelich,	Martin,	Schumacher,
Breit,	Griffiths,	Meriwether,	Shaw,
Calhoun,	Gurney,	Miller,	Short (Phelps),
Cape,	Hall,	Moran,	Steel,
Choate,	Harrison,	Mueller,	Stickney,
Correll,	Hart,	Murray,	Tate,
Daneri,	Higbee,	Odneal,	Tatum,
Davidson,	Hinde,	Old,	Temme,
Davison,	Jones (Jackson),	Pettijohn,	Warner,
DeFord,	Kline,	Phipps,	Weaver,
Denny,	Kyler,	Robertson,	Weinhold,
Denslow,	Lane,	Rothwell,	Wetzel—61.
Edgar,			

NOES—Messrs.

Anderson,	Hancock,	Middleton,	Smith (Howell),
Atkins,	Jenkins,	Minnis,	Spencer (Douglas),
Baugher,	Johnston,	Moore (Stone),	Spurgeon,
Bennett,	Jones (Hickory),	O'Dell,	Sullinger,
Best,	Kasey,	Pollock,	Swanger,
Bourn,	Leazenby,	Pritchett,	Tartar,
Brock,	McCollum,	Russell (N. Madrid),	Walton,
Cherrington,	McIntyre,	Sartin,	Watson,
Collins,	McKearly,	Sawyer,	Waymeyer,
Davis (Taney),	McPherson,	Schooler,	Young (St. Fran.),
DeReign,	Mahan,	Sherrill,	Young (Texas).
Freeman,	Melson,	Smith (Buchanan),	Mr. Speaker—49.
Hammond,			

Absent—Messrs.

Arnett,	Crisp,	McKee,	Rohne,
Benner,	Dyer,	Mortimer,	Ross,
Buckner,	Gill,	O'Reilly,	Short (Cole),
Carroll,	Jones (Polk),	Pratte,	Tubbs—18.
Cox,	Julian,		

Absent with leave—Messrs.

Burks,	Drabelle,	Grubb,	Porterfield,
Chinn,	Drum,	LeRoy,	Spencer (St. L. City),
Coppedge,	Ferguson,	Moore (Mississippi),	—12.
Davis (Wayne),			

Mr. Short of Cole moved that the rules be suspended, and House bill No. 799 be taken up;

Which was not agreed to.

Substitute for House bill No. 515 was taken up for amendment and engrossment.

Mr. Schooler offered the following amendment :

Amend substitute for House bill No. 515, by substituting for the title the following :

"An act to enable four or more public school districts to consolidate and form a public central high school district, defining the qualification of the teacher and of the students for admission, and providing for the government of said school ;"

Which was read and adopted.

Substitute for House bill No. 515 was ordered engrossed, as amended.

On motion of Mr. Moran,

The rules were suspended, and the House proceeded to take up bills for third reading.

House bill No. 652 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Gay,	McKearly,	Sailor,
Armstrong,	George,	McKee,	Sartin,
Avery,	Gill,	McPherson,	Schoppenhorst,
Benner,	Gmelich,	Marsh,	Schooler,
Bittinger,	Griffiths,	Martin,	Schumacher,
Bothwell,	Gurney,	Melson,	Shaw,
Bourn,	Hancock,	Meriwether,	Short (Cole),
Breit,	Harrison,	Middleton,	Short (Phelps),
Carroll,	Higbee,	Miller,	Smith (Buchanan),
Cherrington,	Hinde,	Minnis,	Steel,
Choate,	Jenkins,	Moran,	Stickney,
Collins,	Johnston,	Mueller,	Swanger,
Correll,	Jones (Jackson),	Murray,	Tate,
Cox,	Julian,	Old,	Tatum,
Daneri,	Kline,	Pettijohn,	Temme,
Davidson,	Kyler,	Phipps,	Walton,
Davis (Taney),	Lane,	Pritchett,	Warner,
Davison,	Leazenby,	Robertson,	Watson,
DeFord,	LeFavor,	Rohne,	Weinhold,
Denny,	Lynch,	Rothwell,	Wetzel,
Denslow,	McCollum,	Russell (N. Madrid),	Young (St. Fran.),
Edgar,	McIntyre,	Sachse,	Mr. Speaker—89.
Freeman,			

NOES—Messrs.

Arnett,	Fuson,	Moore (Stone),	Spencer (Douglas),
Atkins,	Hall,	O'Dell,	Spurgeon,
Baughner,	Hammond,	Odneal,	Sullinger,
Bennett,	Hart,	Pollock,	Tartar,
Best,	Jones (Hickory),	Sawyer,	Waymeyer,
Brock,	Kasey,	Sherrill,	Weaver,
Calhoun,	Mahan,	Smith (Howell),	Young (Texas)—29.
Cape,			

Absent—Messrs.

Buckner,	Dyer,	O'Reilly,	Ross,
Crisp,	Jones (Polk),	Porterfield,	Tubbs—11.
DeReign,	Mortimer,	Pratte,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Spencer (St. L. City),
Coppedge,	Drum,	LeRoy,	—11.

Title to House bill No. 652 was agreed to.

Mr. Bothwell moved the vote by which House bill No. 652 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. O'Reilly was granted leave of absence.

House bill No. 313 was taken up for third reading and passage, and on motion of Mr. Schooler, was passed informally.

House bill No. 585 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Gill,	Martin,	Shaw,
Arnett,	Gmelich,	Meriwether,	Sherrill.
Atkins,	Griffiths,	Middleton,	Short (Cole),
Avery,	Gurney,	Miller,	Short (Phelps),
Baughner,	Hall,	Moore (Stone),	Smith (Buchanan),
Bennet,	Hammond,	Moran,	Smith (Howell),
Bennett,	Hancock,	Mueller,	Spencer (Douglas),
Best,	Harrison,	Murray	Spurgeon,
Bittinger,	Hart,	O'Dell,	Steel.
Bourn,	Higbee,	Odneal,	Sullinger,
Breit,	Hinde,	Old,	Swanger,
Brock,	Jenkins,	Pettijohn,	Tartar,
Calhoun,	Johnston,	Phipps,	Tate,
Cape,	Jones (Hickory),	Pollock,	Tatum,
Choate,	Jones (Jackson),	Pritchett,	Temme,
Collins,	Kasey,	Robertson,	Tubbs,
Correll,	Kline,	Rohne,	Walton,
Daneri,	Kyler,	Rothwell,	Warner,
Davidson,	Lane,	Russell (N. Madrid),	Watson,
Davison,	Leazenby,	Sichse,	Waymeyer,
DeFord,	Lynech,	Sailor,	Weaver,
Denslow,	McCollum,	Sartin,	Weinhold,
Edgar,	McIntyre,	Sawyer,	Wetzel,
Freeman,	McKearly,	Schoppenhorst,	Young (St. Fran.),
Fuson,	McKee,	Schooler,	Young (Texas),
Gay,	McPherson,	Schumacher,	Mr. Speaker—106.
George,	Mahan,		

NOES—None.

Absent—Messrs.

Anderson,	Crisp,	Julian,	O'Reilly,
Bothwell,	Davis (Taney),	LeFavor,	Porterfield,
Buckner,	Denny,	Marsh,	Pratte,
Carroll,	DeReign,	Melson,	Ross,
Cherrington,	Dyer,	Minnis,	Stickney—23.
Cox,	Jones (Polk),	Mortimer,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Spencer (St. Louis),
Coppedge,	Drum,	LeRoy,	—11.

Title to House bill No. 585 was agreed to.

Mr. Hancock moved the vote by which House bill No. 585 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Committee substitute for House bill No. 72 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Breit,	Crisp,	Dyer.
Atkins,	Brock,	Daneri,	Edgar,
Bennett,	Cape,	Davidson,	Fuson,
Best,	Cherrington,	Davis (Taney),	Gay,
Bittinger,	Choate,	DeFord,	George,
Bothwell,	Collins,	Denny,	Gmelich,
Bourn,	Correll,	Denslow,	Griffiths,

Burney,	Leazenby,	O'Dell,	Spencer (Douglas),
Hall,	LeFavor,	Odneal,	Spurgeon,
Hammond,	Lynch,	Old,	Steel,
Hancock,	McCollum,	Pettijohn,	Swanger.
Harrison,	McIntyre,	Phipps,	Tartar,
Hart,	McKearly,	Pollock,	Tate,
Higbee,	McKee,	Rohne,	Tatum,
Hinde,	McPherson,	Sachse,	Tubbs,
Jenkins,	Mahan,	Sartin,	Warner,
Johnston,	Martin,	Sawyer,	Waymeyer,
Jones (Hickory),	Meriwether,	Schumacher,	Weaver,
Jones (Jackson),	Middleton,	Short (Cole),	Weinhold,
Kasey,	Miller,	Short (Phelps),	Young (St. Francois)
Kline,	Minnis,	Smith (Buchanan),	Young (Texas),
Kyler,	Moore (Stone),	Smith (Howell),	Mr. Speaker—90.
Lane,	Murray,		

NOES—Messrs.

Pritchett, Rothwell, Russell (N. Madrid), Schooler—4.

Absent—Messrs.

Anderson,	Davis,	Mortimer,	Shaw,
Armstrong,	DeReign,	Mueller,	Sherrill,
Avery,	Freeman,	O'Reilly,	Stickney,
Baughner,	Gill,	Porterfield,	Sullinger,
Benner,	Jones (Polk),	Pratte,	Temme,
Buckner,	Julian,	Robertson,	Walton,
Balhouse,	Marsh,	Ross,	Watson,
Barroll,	Melson,	Sailor,	Wetzel—35.
Box,	Moran,	Schoppenhorst,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Dabelle,	Grubb,	Spencer (St. L. City),
Loppedge,	Drum,	LeRoy,	—11.

Mr. Schoppenhorst offered the following amendment to title:

Amend title of House bill No. 72 by adding thereto the following words: "Limiting the number of witnesses to be summoned;"

Which was read and adopted.

The title of House bill No. 72, as amended, was agreed to.

Mr. Watson moved that the vote by which House bill No. 72 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 346 was taken up for third reading and passage.

Mr. Bothwell was called to the chair.

House bill No. 346 was read third time and failed to pass by the following vote:

AYES—Messrs.

Burnett,	Freeman,	Leazenby,	Sartin,
Avery,	George,	Lynch,	Schooler,
Baughner,	Gill,	McKearly,	Schumacher,
Bittinger,	Hall,	Meriwether,	Shaw,
Burn,	Harrison,	Middleton,	Sherrill,
Reit,	Higbee,	Miller,	Steel,
Ape,	Hinde,	Moran,	Swanger,
Berrington,	Jenkins,	O'Dell,	Tate,
Boate,	Johnston,	Odneal,	Tatum,
Brrell,	Jones (Jackson),	Pettijohn,	Temme,
Caneri,	Julian,	Phipps,	Walton,
Davidson,	Kasey,	Pollock,	Warner,
Davidson,	Kline,	Pratte,	Weaver,
Enny,	Kyler,	Pritchett,	Weinhold,
DeReign,	Lane,	Robertson,	Wetzel—60.

NOES—Messrs.

Anderson,	Fuson,	Martin,	Short (Phelps),
Armstrong,	Gay,	Minnis,	Smith (Buchanan),
Atkins,	Gmelich,	Moore (Stone),	Smith (Howell),
Benner,	Griffiths,	Mueller,	Spencer (Douglas),
Bennett,	Gurney,	Murray,	Spurgeon,
Best,	Hammond,	Old,	Stickney,
Bothwell,	Hancock,	Porterfield,	Sullinger,
Brock,	Jones (Hickory),	Rothwell,	Tartar,
Calhoun,	LeFavor,	Sachse,	Watson,
Collins,	McCollum,	Sailor,	Waymeyer,
Davis (Taney),	McIntyre,	Sawyer,	Young (St. Francois),
DeFord,	McKee,	Schoppenhorst,	Young (Texas),
Denslow,	McPherson,	Short (Cole),	Mr. Speaker—54.
Dyer,	Mahan,		

Absent—Messrs.

Buckner,	Edgar,	Melson,	Ross,
Carroll,	Hart,	Mortimer,	Russell (N. Madrid),
Cox,	Jones (Polk),	O'Reilly,	Tubbs—15.
Crisp,	Marsh,	Rohne,	

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Spencer (St. L. City)
Coppedge,	Drum,	LeRoy,	—11.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 768, entitled

An act to appropriate money to pay the deficiencies in the expenses of the State government for the years 1893 and 1894,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

House bill No. 768 was taken up for third reading and passage, and passed by the following vote:

A YES—Messrs.

Anderson,	Dyer,	McIntyre,	Schooler,
Armstrong,	Edgar,	McKearly,	Schumacher,
Arnett,	Freeman,	McKee,	Shaw,
Atkins,	Fuson,	McPherson,	Sherrill,
Avery,	Gay,	Mahan,	Short (Cole),
Baugher,	George,	Martin,	Short (Phelps),
Benner,	Gill,	Meriwether,	Smith (Buchanan),
Bennett,	Gmelich,	Middleton,	Smith (Howell),
Best,	Griffiths,	Miller,	Spencer (Douglas),
Bittinger,	Gurney,	Minnis,	Spurgeon,
Bothwell,	Hall,	Moore (Stone),	Steel,
Bourn,	Hammond,	Moran,	Stickney,
Breit,	Hancock,	Mueller,	Sullinger,
Brock,	Harrison,	Murray,	Tartar,
Calhoun,	Higbee,	ODell,	Tate,
Cape,	Jenkins,	Odneal,	Tatum,
Carroll,	Johnston,	Old,	Temme,
Cherrington,	Jones (Hickory),	Pettijohn,	Tubbs,
Choate,	Jones (Jackson),	Phipps,	Walton,
Collins,	Julian,	Pollock,	Warner,
Correll,	Kasey,	Porterfield,	Watson,
Daneri,	Kline,	Robertson,	Waymeyer,
Davidson,	Kyler,	Rohne,	Weaver,
Davis (Taney),	Lane,	Rothwell,	Weinhold,
Davison,	Leszenby,	Sachse,	Wetzel,
DeFord,	LeFavor,	Sartin,	Young (St. Francois),
Denny,	Lynch,	Sawyer,	Young (Texas),
Denslow,	McCollum,	Schoppenhorst,	Mr. Speaker—113.
DeReign,			

NOES—None.

Absent—Messrs.

Buckner,	Hinde,	Mortimer,	Ross,
Cox,	Jones (Polk),	O'Reilly,	Russell (N. Madrid),
Crisp,	Marsh,	Pratt,	Sailor,
Hart,	Melton,	Pritchett,	Swanger—16.

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Spencer (St. L. City)
Coppedge,	Drum,	LeRoy,	—11.

Title to House bill No. 768 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 768 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 313 was taken up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Anderson,	Edgar,	Lynch,	Schoppenhorst,
Armstrong,	Freeman,	McCollum,	Schooler,
Arnett,	Fuson,	McIntyre,	Schumacher,
Atkins,	Gay,	McKearly,	Shaw,
Avery,	George,	McKee,	Sherrill,
Baughner,	Gill,	Meriwether,	Short (Cole),
Bennett,	Gmelich,	Middleton,	Short (Phelps),
Best,	Griffiths,	Miller,	Smith (Buchanan),
Bittinger,	Gurney,	Moore (Stone),	Smith (Howell),
Bothwell,	Hall,	Moran,	Spencer (Douglas),
Bourn,	Hammond,	Mueller,	Spurgeon,
Breit,	Hancock,	Murray,	Steel,
Brook,	Harrison,	O'Dell,	Stickney,
Cape,	Higbee,	Odneal,	Sullinger,
Cherrington,	Hinde,	Old,	Tartar,
Choate,	Jenkins,	Pettijohn,	Tate,
Collins,	Johnston,	Porterfield,	Tatum,
Correll,	Jones (Hickory),	Pratte,	Warner,
Crisp,	Jones (Jackson),	Robertson,	Watson,
Daneri,	Kasey,	Rohne,	Waymeyer,
Davidson,	Kline,	Rothwell,	Weaver,
Davison,	Kyler,	Russell (N. Madrid),	Weinhold,
Denny,	Lane,	Sachse,	Wetzel,
Denslow,	Leazenby,	Sartin,	Young (Texas),
DeReign,	LeFavor,	Sawyer,	Mr. Speaker—101.
Dyer,			

NOES—None.

Absent—Messrs.

Benner,	Jones (Polk),	Melson,	Ross,
Buckner,	Julian,	Minnis,	Sailor,
Calhoun,	Lynch,	Mortimer,	Swanger,
Carroll,	McPherson,	O'Reilly,	Temme,
Cox,	Mahan,	Phipps,	Tubbs,
Davis (Taney),	Marsh,	Pollock,	Walton,
Hart,	Martin,	Pritchett,	Young (St. Franc.)

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
Chinn,	Drabelle,	Grubb,	Spencer (St. L. City),
Coppedge,	Drum,	LeRoy,	—11.

*Mr. DeFord is not recorded. Mr. Lynch is reported as voting aye; also absent.

Mr. Crisp offered the following amendment to title :

Amend title of House bill No. 313 by striking out the title and substituting the following therefor: "An act to provide a local option method of constructing sewers and sewer systems in cities of the third class in this State;"

Which was read and adopted.

Title as amended was agreed to.

Mr. Crisp moved that the vote by which House bill No. 313 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Davison, the Governor's message, together with the memorials from the Cotton exchange and the river committee of the Merchants' exchange of the City of St. Louis, was referred to Committee on Appropriations.

On motion of Mr. Hinde,

Senate bills Nos. 127 and 128 were made special order for 2 o'clock p. m. on Wednesday, March 6.

Senate bill No. 44 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Edgar,	McKee,	Schumacher,
Armstrong,	Freeman,	McPherson,	Shaw
Atkins,	Fuson,	Mahan,	Sherrill,
Avery,	Gay,	Meriwether,	Short (Phelps),
Baughner,	George,	Middleton,	Smith (Buchanan),
Benner,	Gill,	Miller,	Smith (Howell),
Bennett,	Gmelich,	Moore (Stone),	Spencer (Douglas),
Best,	Griffiths,	Moran,	Spurgeon,
Bittinger,	Grubb,	Murray,	Steel,
Bothwell,	Gurney,	O'Dell,	Stickney,
Bourn,	Hancock,	Odneal,	Sollinger,
Breit,	Harrison,	Old,	Tartar,
Burks,	Hart,	Pettijohn,	Tate,
Calhoun,	Higbee,	Phipps,	Tatum,
Cape,	Johnston,	Pollock,	Temme,
Carroll,	Jones (Hickory),	Porterfield,	Walton,
Choate,	Jones (Jackson),	Pratte,	Warner,
Collins,	Kasey,	Robertson,	Watson,
Correll,	Kline,	Rohne,	Waymeyer,
Cox,	Kyler,	Rothwell,	Weaver,
Crisp,	Lane,	Russell (N. Madrid),	Weinhold,
Daneri,	Leazenby,	Sachse,	Wetzel,
Davis (Taney),	LeFavor,	Sailor,	Young (St. Francois)
Davison,	McCollum,	Sartin,	Young (Texas).
Denslow,	McIntyre,	Schoppenhorst,	Mr. Speaker—103.
Dyer,	McKearly,	Schooler,	

NOES—None.

Absent—Messrs.

Arnett,	DeReign,	Lynch,	O'Reilly,
Brock,	Hall,	Marsh,	Pritchett,
Buckner,	Hammond,	Martin,	Ross,
Cherrington,	Hinde,	Melson,	Sawyer,
Davidson,	Jenkins,	Minnis,	Short (Cole),
DeFord,	Jones (Polk),	Mortimer,	Swanger,
Denny,	Julian,	Mueller,	Tubbs—28.

Absent with leave—Messrs.

Chinn,	Drabelle,	Ferguson,	Moore (Mississippi),
Coppedge,	Drum,	LeRoy,	Spencer (St. L. City)
Davis (Wayne),			—9.

Title to Senate bill No. 44 was agreed to.

Mr. Kyler moved that the vote by which House bill No. 44 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 335, entitled

An act to amend section 23, of article 29, of the Revised Statutes of Missouri of 1889, entitled "The police ;"

Also, Senate bill No. 365, entitled

An act providing for cession to the United States of jurisdiction over certain land for the improvement of Osage river ;

The emergency clause was adopted ;

In which the concurrence of the House is respectfully requested.

Mr. Russell of Crawford moved that when the House adjourns it do adjourn under the rules ;

Which was agreed to.

Mr. Hall moved that the rules be suspended, and that Senate bill No. 215 be taken up ;

Which was not agreed to.

On motion of Mr. Phipps,

House bill No. 781 was taken up for amendment and engrossment by the following vote on division: Ayes 46, noes 23.

House bill No. 781 was taken up for amendment and engrossment.

Mr. Tatum offered the following amendment :

Amend House bill No. 781, section 3, by striking out the word "ten," in line 20, and inserting in lieu thereof the word "fifteen ;"

Which was read and adopted.

House bill No. 781 was then ordered engrossed, as amended.

On motion of Mr. Bittinger,

House bill No. 678 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Dyer,	McCollum,	Schoppenhorst,
Armstrong,	Edgar,	McIntyre,	Schooler,
Arnett,	Freeman,	McKearly,	Schumacher,
Atkins,	Fuson,	McKee,	Shaw,
Avery,	Gay,	McPherson,	Sherrill,
Baughner,	George,	Marsh,	Short (Cole),
Benner,	Gill,	Martin,	Short (Phelps),
Bennett,	Gmelich,	Meriwether,	Smith (Buchanan),
Best,	Griffiths,	Middleton,	Smith (Howell),
Bittinger,	Grubb,	Miller,	Spencer (Douglas),
Bothwell,	Gurney,	Minnis,	Spurgeon,
Bourn,	Hall,	Moore (Stone),	Steel,
Breit,	Hancock,	Mueller,	Stickney,
Brock,	Harrison,	Murray,	Swanger,
Calhoun,	Hart,	O'Dell,	Tartar,
Cape,	Higbee,	Odneal,	Tate,
Carroll,	Hinde,	Old,	Tatum,
Cherrington,	Jenkins,	Phipps,	Temme,
Choate,	Johnston,	Pollock,	Tubbs,
Collins,	Jones (Jackson),	Porterfield,	Warner,
Cox,	Julian,	Pratte,	Watson,
Caner,	Kasey,	Robertson,	Waymeyer,
Davidson,	Kline,	Rohne,	Weaver,
Davis (Taney),	Kyler,	Russell (N. Madrid),	Weinhold,
Davison,	Lane,	Sachse,	Wetzel,
DeFord,	Leazenby,	Sailor,	Young (St. Fran.),
Denny,	LeFavor,	Sartin,	Young (Texas),
Denslow,	Lynch,	Sawyer,	Mr. Speaker—112.

NOES—None.

Absent—Messrs.

Buckner,	Jones (Hickory),	Moran,	Pritchett,
Correll,	Jones (Polk),	Mortimer,	Ross,
Crisp,	LeRoy,	O'Reilly,	Rothwell,
DeReign,	Mahan,	Pettijohn,	Walton—18.
Hammond,	Melson,		

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Spencer (St. L. City),
Chinn,	Drabelle,	Moore (Mississippi),	Sallinger—10.
Coppedge,	Drum,		

Title to House bill No. 678 was agreed to.

Mr. Julian moved that the vote by which House bill No. 678 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 783 was ordered engrossed.

Mr. Davidson moved that substitute for Senate bills Nos. 8, 110, etc., be made a special order for Tuesday, March 5, at 3 o'clock p. m. ;

Which was not agreed to by the following vote on division :

Ayes 27, noes 47.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 797, entitled

An act to amend section 7602, chapter 138, Revised Statutes of Missouri, 1889, by adding a new section thereto, to be known as section 7602a, entitled "Revenue," and requiring county collectors to furnish all persons with statements of amount of taxes, if addresses of persons owing taxes are known to him,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

The Speaker resumed the chair.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 56, entitled

An act concerning "Merchants' license tax."

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 89, entitled

An act to amend section 7626, of chapter 138, of the Revised Statutes of 1889, relating to collection of personal taxes,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 158, entitled

An act to amend sections 2779 and 2781, Revised Statutes of 1889, by adding thereto provisions requiring fifty per cent of increase of capital stock to be paid up in lawful money of the United States,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report :

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 669, entitled

An act to amend an act entitled "An act to repeal article 1, chapter 3, of the Revised Statutes of 1889, and to repeal an act entitled 'an act to repeal chapter 3, article 1, of the Revised Statutes of 1889, entitled State Board of Agriculture and Horticultural Societies,'"

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment :

Amend House bill No. 669, by striking out of section 1, between the words "years," in line 5, and "so," in line 7, the words "and by striking out the word "twelve," in the seventh line thereof, and inserting in lieu of the same the word "eighteen," and by striking out of line 17, before the word "hundred," the word "eighteen," and inserting in lieu of the same the word "twelve;"

Which was read and adopted, and bill as amended ordered printed

Senate bill No. 166 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objections being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 328, entitled

An act to prohibit book-making and pool-selling at any place other than upon the premises of regular race-courses ;

The emergency clause was adopted ;

Also, Senate bill No. 270, entitled

An act to amend chapter 58, Revised Statutes of Missouri, 1889, relating to "Druggist," by adding a new section thereto, to be known as section 4625a ;

Also, Senate bill No. 271, entitled

An act to provide for granting State certificates to certain graduates of certain regularly incorporated non-denominational normal schools, upon an examination by the State Superintendent ;

In which the concurrence of the House is respectfully requested.

Senate bill No. 11 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. McKee,

The House adjourned under the rules.

FIFTY-FIRST DAY—TUESDAY, March 5, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. LeFavor rose to a question of personal privilege, and stated that he should have been reported as voting aye on the resolution submitting constitutional amendment granting suffrage to women.

Mr. Porterfield offered the following resolution :

Whereas, The time for adjourning sine die is close at hand, and this House has many measures of importance before it : therefore be it

Resolved, That the five minute rule be enforced hereafter.

Which was read and adopted.

Mr. Drabelle introduced House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto to be known as section 2126a ;

Which was read first time.

Mr. Odneal, from the Committee on Fish and Game Laws, submitted the following report :

MR. SPEAKER: Your Committee on Fish and Game Laws, to which was referred Senate bill No. 229, entitled

An act to prevent the extermination of deer within the State of Missouri,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred Senate bill No. 150, entitled

An act requiring insurance agents to leave copy of policy with applicant, and providing penalties therefor,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER: Your Committee on Insurance, to which was referred Senate bill No. 197, entitled

An act to amend section 5799, article 1, chapter 89, Revised Statutes, State of Missouri, entitled "Insurance,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Jenkins, from the Committee on University, submitted the following minority report, by request :

MR. SPEAKER: The minority of your Committee on University, dissent from the majority report, and recommends that the bill do pass. They believe that the revision of the law for the government of the University, as proposed in this bill, is needed, and will prove of material benefit to the institution;

Which was read.

On motion of Mr. Jenkins,
300 copies of House bill No. 621 were ordered printed.

House bill No. 819 was read second time and
Referred to Committee on Normal Schools.

House bill No. 820 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 821 was read second time and
Referred to Committee on Judiciary.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 212, entitled

An act to amend an act entitled "An act to repeal article 3, chapter 143, of the Revised Statutes of Missouri of 1889, said article being entitled 'Organization of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants,' and to enact in lieu thereof a new article providing for the organization and government of school districts in cities of over one hundred thousand and less than three hundred thousand inhabitants," approved March 31, 1893, by repealing sections 1, 3 and 37 thereof, and by enacting three new sections in lieu thereof, so that said act, when amended, will relate to school districts in cities of over fifty thousand and less than three hundred thousand inhabitants,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 709, entitled

An act to repeal section 8021, chapter 143, article 1, of the Revised Statutes of 1889, entitled "Schools," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Senate bill No. 328, entitled

An act to prohibit book-making and pool-selling at any place other than upon the premises of regular race-courses,

Was read first time.

Senate bill No. 271, entitled

An act to provide for granting State certificates to certain graduates of certain regularly incorporated non-denominational normal schools upon an examination by the State Superintendent,

Was read first time.

Senate bill No. 270, entitled

An act to amend chapter 58, Revised Statutes Missouri, 1889, relating to druggists, by adding a new section, to be known as section 4625a,

Was read first time.

Senate bill No. 335, entitled

An act to amend section 23, of article 29, of the Revised Statutes of Missouri of 1889, entitled "The police,"

Was read first time.

Senate bill No. 365, entitled

An act providing for cession to the United States of jurisdiction over certain land for the improvement of Osage river,

Was read first time.

Senate bill No. 26 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 276 was read second time and
Referred to Committee on Ways and Means.

Senate bill No. 260 was read second time and
Referred to Committee on State Library.

Senate bill No. 243 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 293 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 367 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 211 was read second time and
Referred to Committee on Judiciary.

Senate concurrent resolution No. 11 was read second time and
Referred to Committee on Constitutional Amendments.

Senate amendment No. 1 to House bill No. 115, as follows:

Amend printed House bill No. 115 by adding at the end of section 3 the following words: "Provided, nothing in this act shall be so construed as to authorize the selection of any attorney as special judge who is near of kin to the defendant, or judge of such court by blood or marriage, or when the offense is alleged to have been committed against the person or property of said attorney or some person near of kin to him, or when said attorney is in anywise interested or prejudiced, or shall have been of counsel in the case,"

Was taken up and concurred in by the following vote:

AYES—Messrs.

Anderson,	Choate,	George,	Julian
Arnett,	Correll,	Gmelich,	Kline,
Atkins,	Cox,	Griffiths,	Kyler,
Baughner,	Daneri,	Grubb,	Lace,
Benner,	Davison,	Gurney,	Leazenby,
Bennett,	DeFord,	Hall,	LeFavor,
Best,	Denny,	Hammond,	Lynch,
Bittinger,	Denslow,	Hancock,	McCollum,
Bothwell,	Drabelle,	Harrison,	McIntyre,
Bourn,	Drum,	Hart,	McKearly,
Breit,	Dyer,	Higbee,	McKee,
Brock,	Edgar,	Jenkins,	Mahan,
Calhoun,	Fuson,	Johnson,	Martin,
Cape,	Gay,	Jones (Hickory),	Melson,

Meriwether,	Porterfield,	Short (Phelps),	Tatum,
Middleton,	Pratte,	Smith (Buchanan),	Jemme,
Miller,	Robertson,	Smith (Howell),	Tabbs,
Minnis,	Rothwell,	Spencer (Douglas),	Warner,
Moore (Stone),	Rohne,	Spencer (St. L. City),	Watson,
Moran,	Sachse,	Spurgeon,	Waymeyer,
Mueller,	Sartin,	Steel,	Weaver,
Murray,	Sawyer,	Stickney,	Weinhold,
Odneal,	Schoppenhorst,	Sullinger,	Young (St. Fran.),
Old,	Schooler,	Swanger,	Young (Texas),
Pettijohn,	Schumacher,	Tartar,	Mr. Speaker—103.
Phipps,	Sherrill,	Tate,	

NOES—None.

Absent—Messrs.

Armstrong,	Davidson,	Jones (Polk),	Pritchett,
Avery,	Davis (Taney),	Kasey,	Ross,
Buckner,	DeReign,	Marsh,	Russell (N. Madrid),
Carroll,	Freeman,	Mortimer,	Sailor,
Cherrington,	Gill,	O'Dell,	Short (Cole),
Collins,	Hinde,	O'Reilly,	Walton,
Crisp,	Jones (Jackson),	Pollock,	Wetzel—28.

Absent with leave—Messrs.

Burks,	Coppedge,	Ferguson,	Moore (Mississippi),
Chinn,	Davis (Wayne),	LeRoy,	—7.

Sick—Messrs.

McPherson, Shaw—2.

Messrs. Shaw and McPherson were reported sick.

Senate amendment No. 2 to House bill No. 115:

Amend printed House bill No. 115 by adding at the end of section 4 the following words: "Provided, in all cases when another judge may be called, if it shall be difficult in the opinion of the court for any cause to procure the attendance of such judge, to prevent delay, the court may appoint any competent and disinterested attorney of this State of good standing, to act as special judge in said case, who, if he consent to serve, shall be qualified as other judges, and shall have the same power and authority in the case as a regular judge, and shall receive the same compensation as the special judge provided for in section 3 of this act."

Was taken up and not concurred in by the following vote:

AYES—Messrs.

Davis (Taney),	Jones (Hickory),	Phipps,	Young (Texas)—7.
Jenkins,	Pettijohn,	Porterfield,	

NOES—Messrs.

Armstrong,	Cox,	Hall,	Mahan,
Arnett,	Daneri,	Hancock,	Meriwether,
Atkins,	Davidson,	Harrison,	Middleton,
Avery,	Davison,	Hart,	Muller,
Benner,	DeFord,	Higbee,	Minnis,
Bennett,	Denny,	Johnston,	Moore (Stone),
Best,	Denslow,	Jones (Jackson),	Moran,
Bittinger,	Drabelle,	Kasey,	Murray,
Breit,	Drum,	Kline,	Odneal,
Brock,	Dyer,	Kyler,	Old,
Balboun,	Fuson,	Lane,	Rohne,
Bape,	Gay,	Leazenby,	Russell (N. Madrid),
Cherrington,	George,	LeFavor,	Sachse,
Chinn,	Gill,	McCollum,	Sailor,
Boate,	Gmelich,	McIntyre,	Sartin,
Collins,	Griffiths,	McKearly,	Sawyer,
Correll,	Grubb,	McKee,	Schoppenhorst,

Schooler,	Spencer (Douglas),	Swanger,	Waymeyer,
Schumacher,	Spencer (St. L. City)	Tartar,	Weaver,
Sherrill,	Spurgeon,	Tate,	Weinhold,
Short (Cole),	Steel,	Temme,	Wetzel,
Short (Phelps),	Stickney,	Tubbs,	Young St. Fran.),
Smith (Buchanan),	Sullinger,	Warner,	Mr. Speaker—93.
Smith (Howell),			

Absent—Messrs.

Anderson,	Edgar,	Marsh,	Pratte,
Baughner,	Freeman,	Martin,	Pritchett,
Bothwell,	Gurney,	Melson,	Robertson,
Bourn,	Hammond,	Mortimer,	Ross,
Buckner,	Hinde,	Mueller,	Rothwell,
Carroll,	Jones (Polk),	O'Dell,	Tatum,
Crisp,	Julian,	O'Reilly,	Walton,
DeReign,	Lynch,	Pollock,	Watson—32.

Absent with leave—Messrs.

Burks,	Davis (Wayne),	LeRoy,	Moore (Mississippi),
Coppedge,	Ferguson,		—6.

Sick—Messrs.

McPherson,	Shaw—2.
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On motion of Mr. Choate, the rules were suspended and House bills were taken up for third reading.

Mr. Spencer of St. Louis City called to the chair.

House bill No. 386 was taken up for third reading and passage.

Mr. Young of Texas moved that House bill No. 386 be indefinitely postponed;

Which was not agreed to.

House bill No. 386 was then passed informally by the following vote on division: Ayes 48, noes 27.

House bill No. 341 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Avery,	Freeman,	McCollum,	Schoppenhorst,
Baughner,	Gay,	McIntyre,	Schooler,
Best,	Gill,	McKee,	Schumacher,
Bittinger,	Gmelich,	Mahan,	Short (Cole),
Bothwell,	Griffiths,	Martin,	Short (Phelps),
Bourn,	Grubb,	Meriwether,	Smith (Buchanan),
Breit,	Gurney,	Middleton,	Spencer (St. L. City),
Brock,	Hall,	Miller,	Steel,
Cape,	Hammond,	Minnis,	Stickney,
Choate,	Hancock,	Moore (Stone),	Swanger,
Correll,	Harrison,	Moran,	Tartar,
Daneri,	Hart,	Murray,	Tate,
Davis (Taney),	Higbee,	Odneal,	Tatum,
Davison,	Jenkins,	Pettijohn,	Temme,
DeFord,	Johnston,	Phipps,	Tubbs,
Denny,	Jones (Hickory),	Porterfield,	Waymeyer,
Denslow,	Jones (Jackson),	Robertson,	Weinhold,
Dram,	Julian,	Rohne,	Wetzel,
Dyer,	Kyler,	Sailor,	Young (St. Fran.),
Edgar,	LeFavor,		—78.

NOES—Messrs.

Armstrong,	Fuson,	Mueller,	Spurgeon,
Arnett,	George,	Old,	Sullinger,
Atkins,	Kasey,	Sachse,	Warner,
Bennett,	Kline,	Sartin,	Watson,
Collins,	Leazenby,	Sawyer,	Weaver,
Cox,	McKearly,	Sherrill,	Young (Texas)—27.
Davidson,	Melson,	Smith (Howell),	

Absent—Messrs.

Anderson,	DeReign,	Mortimer,	Ross,
Benner,	Drabelle,	O'Dell,	Rothwell,
Buckner,	Hinde,	O'Reilly,	Russell (N. Madrid),
Calhoun,	Jones (Polk),	Pollock,	Spencer (Douglas),
Carroll,	Lane,	Pratte,	Walton,
Cherrington,	Lynch,	Pritchett,	Mr. Speaker—26.
Crisp,	Marsh,		

Absent with leave—Messrs.

Burks,	Coppedge,	Ferguson,	Moore (Mississippi),
Chinn,	Davis (Wayne),	Leroy,	—7.

Sick—Messrs.

McPherson,	Shaw—2.
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Title to House bill No. 341 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 341 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 139, entitled

An act to repeal section 7684, article 6, chapter 138, Revised Statutes of Missouri 1889, entitled "Revenue," and to enact a new section in lieu thereof, to be known as section 7684 ;

In which the concurrence of the House is respectfully requested.

On motion of Mr. Pettijohn, Senate bill No. 363 was re-referred to Committee on Internal Improvements by the following vote on division : Ayes 47, noes 12.

House bill No. 521 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	DeFord,	LeFavor,	Schooler,
Arnett,	Denny,	McCollum,	Sherrill,
Atkins,	Denslow,	McIntyre,	Short (Cole),
Avery,	DeReign,	McKearly,	Smith (Buchanan),
Baughner,	Drum,	McKee,	Smith (Howell),
Bennett,	Dyer,	Mahan,	Spencer (Douglas),
Best,	Edgar,	Martin,	Spurgeon,
Bittinger,	Freeman,	Meriwether,	Stickney,
Bourn,	Fuson,	Middleton,	Sullinger,
Beit,	Gay,	Miller,	Swanger,
Brook,	George,	Moran,	Tartar,
Bape,	Gill,	Mueller,	Tatum,
Burroll,	Griffiths,	Murray,	Temme,
Cherrington,	Gurney,	Odneal,	Tubbs,
Chinn,	Hancock,	Old,	Warner,
Coate,	Harrison,	Pettijohn,	Waymeyer,
Collins,	Jenkins,	Phipps,	Weaver,
Correll,	Jones (Hickory),	Robertson,	Weinhold
Cox,	Jones (Jackson),	Russell (N. Madrid),	Wetzel,
Cneri,	Julian,	Sachse,	Young (St Fran.)
Cvidson,	Kasey,	Sailor,	Young (Texas)—87.
Cvison,	Leazenby,	Sartin,	

NOES—Messrs.

Cner,	Hart,	Minnis,	Schoppenhorst,
Celich,	Johnston,	Moore (Stone),	Schumacher,
Cabb,	Kline,	Porterfield,	Spencer (St. L. city),
Cil,	Lane,	Rohne,	Mr. Speaker—19.
Cmond,	Melson,	Sawyer,	

Absent—Messrs.

Armstrong,	Higbee,	O'Dell,	Rothwell,
Bothwell,	Hinde,	O'Reilly,	Short (Phelps),
Buckner,	Jones (Polk),	Pollock,	Steel,
Calhoun,	Kyler,	Pratte,	Tate,
Crisp,	Lynch,	Pritchett,	Walton,
Davis (Taney),	Marsh,	Ross,	Watson—26.
Drabelle,	Mortimer,		

Absent with leave—Messrs.

Burks,	Davis (Wayne),	LeRoy,	Moore (Mississippi)
Coppedge,	Ferguson,		—6.

Sick—Messrs.

McPherson,	Shaw—2.
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Title to House bill No. 511 was agreed to.

Mr. Young of St. Francois moved that the vote by which House bill No. 521 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

House bill No. 671, as special order, was taken up for third reading and passage.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 272, entitled

An act to regulate the sale of goods marked "sterling," "sterling silver," "coin" or "coin silver ;"

Also, committee substitute for House bill No. 152, entitled

An act to amend section 8070, article 1, chapter 143, Revised Statutes of Missouri, 1839, relating to the "Collection of school taxes, and apportioning the same."

On motion of Mr. Ferguson, the previous question on passage of House bill No. 671 was ordered by the following vote on division: Ayes 50, noes 39.

Mr. Young of Texas moved to reconsider the vote by which the previous question was ordered ;

Which was agreed to by the following vote on division: Ayes 51, noes 39.

The motion for previous question was then agreed to by the following vote on division: Ayes 44, noes 43.

House bill No. 671 was read third time and passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	Kyler,	Robertson,
Bittinger,	Edgar,	Lane,	Rohne,
Bothwell,	Freeman,	Leazenby,	Sartin.
Bourn,	Gay,	LeFavor,	Sawyer,
Breit,	Gill,	McCollum,	Schoppenhorst,
Cherrington,	Gmelich,	McKearly,	Schumacher,
Choate,	Griffiths,	McKee,	Sherrill,
Correll,	Grubb,	Marsh,	Spencer (St.L city).
Cox,	Hall,	Melson,	Steel,
Crisp,	Hammond,	Miller,	Sullinger,
Danerl,	Harrison,	Moore (Stone),	Tate,
Davidson,	Hart,	Moran,	Tatum,
Davis (Taney),	Higbee,	Mueller,	Temme,
Denny,	Jenkins,	Murray,	Watson,
Denslow,	Johnston,	Pettijohn,	Weinhold,
DeReign,	Jones (Jackson),	Phipps,	Wetzel,
Drabelle,	Julian,	Porterfield,	Mr. Speaker—70.
Drum,	Kline,		

NOES—Messrs.

Arnett,	Fuson,	Odneal,	Spencer (Douglas),
Atkins,	George,	Old,	Spurgeon,
Baughner,	Gurney,	Pollock,	Stickney,
Benner,	Jones (Hickory),	Pratte,	Swanger,
Bennett,	Kasey,	Russell (N. Madrid),	Tartar,
Best,	McIntyre,	Sachse,	Tubbs,
Brock,	Mahan,	Sailor,	Warner,
Cape,	Meriwether,	Schooler,	Waymeyer,
Chinn,	Middleton,	Short (Cole),	Weaver,
Collins,	Minnis,	Smith (Buchanan),	Young (Texas)—43.
DeFord,	O'Dell,	Smith (Howell),	

Absent—Messrs.

Anderson,	Davison,	Martin,	Rothwell,
Avery,	Hancock,	Mortimer,	Short (Phelps),
Buckner,	Hinde,	O'Reilly,	Walton,
Calhoun,	Jones (Polk),	Pritchett,	Young (St. Francois)
Carroll,	Lynch,	Ross,	—19)

Absent with leave—Messrs.

Burks,	Davis (Wayne),	LeRoy,	Moore (Mississippi),
Coppedge,	Ferguson,		—6.

Sick—Messrs.

McPherson, Shaw—2.

Title to House bill No. 671 was agreed to.

Mr. Spencer of St. Louis City in the chair.

Mr. Minnis demanded the verification of roll-call on passage of House bill No. 671.

The Chair ruled that only a majority of the members could demand the verification of the roll-call after the vote on passage of the bill had been reconsidered and tabled.

Messrs. Moran and Davidson appealed from the decision of the Chair.

The decision of the Chair was sustained by the following vote on division: Ayes 55, noes 46.

On motion of Mr. Russell of Crawford,

The roll-call on passage of House bill No. 671 was ordered verified.

On motion of Mr. Drabelle, it was ordered that the records be corrected so as to show that the member from New Madrid voted aye on passage of House bill No. 671.

The roll-call on passage of House bill No. 671 was verified and corrected, by changing the vote of Russell of New Madrid, making 70 ayes and 43 noes. A constitutional majority failing to vote for the bill, it was declared not passed.

On motion of Mr. Drabelle, it was ordered to strike from the records the motion to reconsider and lay on the table the vote by which House bill No. 671 was supposed to have passed.

On motion of Mr. Russell of New Madrid, the vote by which House bill No. 671 failed to pass was ordered reconsidered.

House bill No. 671 failed to pass by the following vote:

AYES—Messrs.

Bittinger,	Crisp,	Drum,	Hall,
Bothwell,	Daneri,	Dyer,	Hammond,
Breit,	Davidson,	Edgar,	Harrison,
Carroll,	Davis (Taney),	Freeman,	Hart,
Cherrington,	Davison,	Gay,	Higbee,
Choate,	Denny,	Gill,	Jenkins,
Correll,	Denslow,	Gmelich,	Johnston,
Cox,	Drabelle,	Grubb,	Jones (Jackson),

Julian,	Melson,	Robertson,	Sullinger,
Kline,	Miller,	Rohne,	Tate,
Kyler,	Moore (Stone),	Sartin,	Tatum,
Lane,	Moran,	Sawyer,	Temme,
Leazenby,	Mueller,	Shoppenhorst,	Walton,
LeFavor,	Murray,	Schumacher,	Watson,
Lynch,	Pettijohn,	Short (Phelps),	Wetzel,
McKee,	Phipps,	Spencer (St. L. City)	Mr. Speaker—67.
Marsh,	Porterfield,	Steel,	

NOES—Messrs.

Anderson,	George,	Minnis,	Smith (Howell),
Arnett,	Griffiths,	O'Dell,	Spencer (Douglas),
Atkins,	Gurney,	Odneal,	Spurgeon,
Avery,	Hancock,	Old,	Stickney,
Baughner,	Jones (Hickory),	Pollock,	Swanger,
Benner,	Kasey,	Russell (N. Madrid),	Tartar,
Bennett,	McCollum,	Sachse,	Tubbs,
Best,	McIntyre,	Sailor,	Warner,
Brock,	Mahan,	Schooler,	Waymeyer,
Calhoun,	Martin,	Sherrill,	Weaver,
Cape,	Meriwether,	Short (Cole),	Weinhold,
Collins,	Middleton,	Smith (Buchanan),	Young (Texas)—49.
DeFord,			

Absent—Messrs.

Armstrong,	Hall,	Mortimer,	Ross,
Bourn,	Hinde,	O'Reilly,	Rothwell,
Buckner,	Jones (Polk),	Pratt,	Young, (St. Fran.),
DeReign,	McKearly,	Pritchett,	—15.

Absent with leave—Messrs.

Burks,	Coppedge,	Ferguson,	Moore (Mississippi),
Chinn,	Davis (Wayne),	LeRoy,	—7.

Sick—Messrs.

McPherson,	Shaw—2.
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Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 473, entitled

An act to secure each county, city, village and other municipal or public corporation, adequate compensation for the occupation or use of its streets or other public lands by private companies, co-partnerships, corporations or individuals;

Also, House bill No. 714, entitled

An act to provide for the transportation of fruit and vegetables and perishable freight by the railroads of this State, by furnishing freight cars to shippers, upon payment of passage and freight charges, to be fixed by the Railroad Commissioners of this State;

Also, House bill No. 56, entitled

An act to amend section 8028, of chapter 143, of the Revised Statutes of the State of Missouri, 1889, entitled "Schools;"

Also, House bill No. 217, entitled

An act to repeal section 3964, of chapter 47, of article 9, of the Revised Statutes of Missouri, 1889, entitled "Crimes and punishments," and in lieu thereof to enact a new section, to be numbered section 3964;

Also, House bill No. 531, entitled

An act to provide for the adoption and employment of minors,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Russell of Crawford moved that as soon as enrolled bills were read the House take a recess until 2 o'clock p. m. ;
Which was agreed to.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 423, entitled

An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed and wires heretofore strung,

Begs leave to report that it has compared the same, and finds it to be truly enrolled ;

Which was read.

House bill No. 423 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 25 having been duly enrolled and presented to the House, all business being suspended, the bill was read at length and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate concurrent resolution No. 8 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said resolution.

Senate bill No. 64 having been duly enrolled and presented to the House, all business was suspended, and the bill read at length, and, no objection being made, the Speaker, affixed his signature thereto as prescribed by section 32 of the constitution.

Senate bill No. 68 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the constitution.

On motion of Mr. Waymeyer,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

House bill No. 564 was taken up for third reading and passage, and failed to pass by the following vote :

AYES--Messrs.

Anderson,
Armstrong,
Arnett,
Avery,
Best,
Bothwell,

Bourn,
Chinn,
Correll,
Cox,
Davidson,
Davison,

Denslow,
Fuson,
Gay,
George,
Gill,
Grubb,

Hammond,
Hancock,
Hart,
Jenkins,
Johnston,
Jones (Hickory),

Julian,	Mahan,	Moran,	Short (Cole),
Kasey,	Marsh,	O'Dell,	Short (Phelps),
Kyler,	Martin,	Old,	Smith (Buchanan),
Leszenby,	Melson,	Phipps,	Tate,
LeFavor,	Meriwether,	Pollock,	Waymeyer,
McCollum,	Middleton,	Pritchett,	Weaver,
McIntyre,	Miller,	Sartin,	Weinhold,
McKee,	Minnis,	Schooler,	Young (St. Francis),
McPherson,	Moore (Stone),	Sherrill,	Young (Texas)—60.

NOES—Messrs.

Atkins,	Denny,	Murray,	Spencer (St. L. City),
Benner,	DeReign,	Old,	Spurgeon,
Bennett,	Drabelle,	Pettijohn,	Steel,
Bittinger,	Drum,	Porterfield,	Stickney,
Breit,	Freeman,	Rohne,	Swanger,
Brock,	Gmelich,	Russell (N. Madrid),	Tartar,
Buckner,	Griffiths,	Sachse,	Tatum,
Cape,	Gurney,	Sawyer,	Temme,
Cherrington,	Hall,	Schoppenhorst,	Tubbs,
Chinn,	Harrison,	Schumacher,	Watson,
Collins,	Higbee,	Smith (Howell),	Wetzel,
Daneri,	Jones (Jackson),	Spencer (Douglas),	Mr. Speaker—50.
Davis (Taney),	LeRoy,		

Absent—Messrs.

Baughner,	Edgar,	McKearly,	Ross,
Calhoun,	Hinde,	Mortimer,	Rothwell,
Carroll,	Jones (Polk),	Mueller,	Sailor,
Criap,	Kline,	O'Reilly,	Sullinger,
Davis (Wayne),	Lane,	Pratte,	Walton,
DeFord,	Lynch,	Robertson,	Warner—25.
Dyer,			

Absent with leave—Messrs.

Burks,	Coppedge,	Ferguson,	Moore (Miss.)—4.
Sick—Mr. Shaw—1.			

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of the Revised Statutes of the State of Missouri of 1889, in relation to municipal township for road purposes;

Also, House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto;

Also, House bill No. 334, entitled

An act to protect females under 18 years of age, with Senate amendments Nos. 2, 3 and 5 adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and concurred in House amendment to Senate bill No. 99;

And has also taken up and concurred in House amendment to Senate bill No. 1.

The following message was received from the Senate, through its Secretary, Mr. Roach:

Mr. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 34, entitled

An act repealing section 6928, of the Revised Statutes of 1889, and enacting a new section in lieu thereof, relating to the appointment of cadets in the Missouri State Military school ;

Also, Senate bill No. 94, entitled

An act providing for the appointment of additional cadets in the Missouri State Military school of the State University ;

In which the concurrence of the House is respectfully requested.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 221, entitled

An act to amend sections 2760 and 2761, article 7, chapter 42, of the Revised Statutes of the State of Missouri 1889, entitled "Savings Bank and fund companies."

Mr. Gurney moved that the vote by which House bill No. 564 failed to pass be reconsidered, and motion be laid on the table ;

Which was agreed to by the following vote on division: Ayes 39, noes 36.

House bill No. 574 was taken up for third reading and passage.

Mr. Higbee moved to indefinitely postpone House bill No. 574 ;

Which was agreed to by the following vote on division: Ayes 35, noes 28.

House bill No. 215 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	DeReign,	McCollum,	Sachse,
Armstrong,	Drabelle,	McIntyre,	Sailor,
Arnett,	Edgar,	McKearly,	Sartin,
Atkins,	Freeman,	McKee,	Sawyer,
Avery,	Fuson,	McPherson,	Schoppenhorst,
Baughner,	Gay,	Mahan,	Schooler,
Bennett,	George,	Marsh,	Schumacher,
Best,	Gill,	Martin,	Sherrill,
Bittinger,	Gmelich,	Melson,	Short (Cole),
Bothwell,	Griffiths,	Meriwether,	Short (Phelps),
Bourn,	Grubb,	Middleton,	Smith (Buchanan),
Breit,	Gurney,	Miller,	Smith (Howell),
Brock,	Hall,	Minnis,	Spurgeon,
Buckner,	Hancock,	Moore (Stone),	Steel,
Calhoun,	Harrison,	Moran,	Stickney,
Cape,	Hart,	Mortimer,	Sullinger,
Cherrington,	Higbee,	Murray,	Swarger,
Chinn,	Johnston,	O'Dell,	Tartar,
Choate,	Jones (Hickory),	Odneal,	Tate,
Collins,	Jones (Jackson),	Old,	Tatum,
Coppedge,	Julian,	Pettijohn,	Temme,
Correll,	Kasey,	Phipps,	Walton,
Daneri,	Klein,	Pollock,	Watson,
Davidson,	Kyler,	Porterfield,	Weaver,
Davison,	Lane,	Pratte,	Weinhold,
DeFord,	Leazenby,	Pritchett,	Wetzel,
Denny,	LeFavor,	Robertson,	Mr. Speaker—111.
Denslow,	LeRoy,	Rohne,	

NOES—Messrs.

Waymeyer, Young (Texas)—2.

Absent—Messrs.

Benner,	Dyer,	Mueller,	Spencer (Douglas),
Carroll,	Hammond,	O'Reilly,	Spencer (S. L. City),
Cox,	Hinde,	Ross,	Tubbs,
Crisp,	Jenkins,	Rothwell,	Warner,
Davis (Taney),	Jones (Polk),	Russell (N. Madrid),	Young (St. Fran.),
Drum,	Lynch,		--22.

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
			--4.

Sick—Mr. Shaw—1.

The emergency clause of House bill No. 215 was agreed to by the following vote :

AYES—Messrs.

Anderson,	Drum,	McIntyre,	Sartin,
Armstrong,	Edgar,	McKearly,	Sawyer,
Arnett,	Freeman,	McPherson,	Schoppenhorst,
Atkins,	Fuson,	Mahan,	Schooler,
Avery,	Gay,	Marsh,	Schumacher,
Baughner,	George,	Martin,	Sherrill,
Bennett,	Gill,	Melton,	Short (Cole),
Best,	Gmelich,	Meriwether,	Short (Paerps),
Bittinger,	Griffiths,	Middleton,	Smith (Howell),
Bothwell,	Grubb,	Miller,	Spencer (Douglas),
Bourn,	Gurney,	Minnis,	Spurgeon,
Breit,	Hall,	Moore (Stone),	Steel,
Brock,	Hammond,	Moran,	Stickney,
Buckner,	Hancock,	Mueller,	Sullinger,
Cape,	Harrison,	Murray,	Swanger,
Cherrington,	Hart,	O'Dell,	Tartar,
Chinn,	Higbee,	Odneal,	Tate,
Choate,	Jones (Hickory),	Old,	Tatum,
Collins,	Jones (Jackson),	Pettijohn,	Temme,
Coppedge,	Julian,	Phipps,	Tubbs,
Correll,	Kasey,	Pollock,	Walton,
Cox,	Kline,	Pratte,	Watson,
Daheri,	Kyler,	Pritchett,	Waymeyer,
Davidson,	Lane,	Robertson,	Weaver,
Davis (Taney),	Leazenby,	Rohne,	Wetzel,
Davison,	LeFavor,	Russell (N. Madrid),	Young (St. Fran.),
Denny,	LeRoy,	Sachse,	Young (Texas),
Denslow,	McCollum,	Sailor,	Mr. Speaker—113.
DeReign,			

Absent—Messrs.

Benner,	Dyer,	McKee,	Rothwell,
Calhoun,	Hinde,	Mortimer,	Smith (Buchanan),
Carroll,	Jenkins,	O'Reilly,	Spencer (St. L. City),
Crisp,	Johnston,	Porterfield,	Warner,
DeFord,	Jones (Polk),	Ross,	Weinhold—22.
Drabelle,	Lynch,		

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Mississippi),
			--4.

Sick—Mr. Shaw—1.

Mr. Bothwell was granted leave of absence.

Title to House bill No. 215 was agreed to.

Mr. Bittinger moved the vote by which House bill No. 215 was passed be reconsidered and the motion be laid on the table;

Which was agreed to.

House bill No. 398 was taken up for third reading and passage.

Mr. Davison moved the previous question, which was not agreed to by the following vote on division: Ayes 44, noes 52.

On motion of Mr. Young of Texas, the previous question was ordered.

House bill No. 398 was then read third time.

Mr. Davidson moved to lay House bill No. 398 on the table; which was not agreed to by the following vote—Messrs. Arnett and Murray demanding the ayes and noes:

AYES—Messrs.

Avery,	Cox,	McCollum,	Pratte,
Bittinger,	Crisp,	McIntyre,	Pritchett,
Bourn,	Davidson,	McKearly,	Rothwell,
Breit,	DeReign,	McKee,	Russell (N. Madrid),
Buckner,	Jenkins,	Meriwether,	Schooler,
Chinn,	Julian,	O'Dell,	Sherrill,
Croate,	Kasey,	Pettijohn,	Smith (Buchanan),
Collins,	Kline,	Pollock,	Tate—33.
Correll,			

NOES—Messrs.

Anderson,	Dyer,	LeRoy,	Short (Phelps),
Armstrong,	Freeman,	Lynch,	Smith (Howell),
Arnett,	Fuson,	Mahan,	Spencer (Douglas),
Atkins,	Gay,	Marsh,	Spencer (St. L. City),
Baugher,	George,	Martin,	Steel,
Benner,	Gmelch,	Middleton,	Stickney,
Bennett,	Griffiths,	Muller,	Sullinger,
Best,	Grubb,	Minnis,	Swanger,
Brook,	Gurney,	Moore of Stone,	Tartar,
Calhoun,	Hall,	Moran,	Tatum,
Cape,	Hammond,	Murray,	Temme,
Carroll,	Hancock,	Odneal,	Tubbs,
Cherrington,	Harrison,	Old,	Walton,
Coppedge,	Hart,	Phipps,	Watson,
Daneri,	Higbee,	Potterfield,	Waymeyer,
Davis (Taney),	Johnston,	Rohne,	Weaver,
Davison,	Jones (Hickory),	Sachse,	Weinhold,
DeFord,	Jones (Jackson),	Sailor,	Wetzel,
Denny,	Kyler,	Sartin,	Young (St. Francois),
Denslow,	Lane,	Sawyer,	Young (Texas),
Drabelle,	Leazenby,	Schoppenhorst,	Mr. Speaker—87.
Drum,	LeFavor,	Schumacher,	

Absent—Messrs.

Bothwell,	Jones (Polk),	O'Reilly,	Short (Cole),
Edgar,	McPherson,	Robertson,	Spurgeon,
Gill,	Melson,	Ross,	Warner—14.
Hinde,	Mortimer,		

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Miss.)—4.
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Sick—Messrs.

Mueller,	Shaw—2.
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Mr. Mueller was reported sick.

House bill No. 398 was then passed by the following vote:

AYES—Messrs.

Armstrong,	Cherrington,	Fuson,	Hart,
Arnett,	Coppedge,	Gay,	Higbee,
Atkins,	Daneri,	George,	Johnston,
Baugher,	Davis (Taney),	Gmelch,	Jones (Hickory),
Benner,	Davison,	Griffiths,	Jones (Jackson),
Bennett,	DeFord,	Grubb,	Kyler,
Best,	Denny,	Gurney,	Leazenby,
Brook,	Denslow,	Hall,	LeRoy,
Calhoun,	Drum,	Hammond,	Lynch,
Cape,	Dyer,	Hancock,	Mahan,
Carroll,	Freeman,	Harrison,	Marsh,

Martin,	Rohne,	Steel,	Warner,
Middleton,	Sachse,	Stickney,	Watson,
Miller,	Sailor,	Sullinger,	Waymeyer,
Moore (Stone),	Sartin,	Swanger,	Weaver,
Murray,	Schoppenhorst,	Tartar,	Wetzel,
Odneal,	Schumacher,	Tatum,	Young (St. Fran.),
Old,	Short (Phelps),	Temme,	Young (Texas),
Phipps,	Smith (Howell),	Tubbs,	Mr. Speaker—79.
Porterfield,	Spencer (Douglas),	Walton,	

NOES—Messrs.

Anderson,	Crisp,	McIntyre,	Rothwell,
Avery,	Davidson,	McKearly,	Russell (N. Madrid),
Bittinger,	DeReign,	McKee,	Sawyer,
Bothwell,	Drabeile,	Melson,	Schooler,
Bourn,	Gill,	Meriwether,	Sherrill,
Breit,	Jenkins,	Minnis,	Short (Cole),
Buckner,	Julian,	O'Dell,	Smith (Buchanan),
Chinn,	Kasey,	Pettijohn,	Spencer (St. L. City),
Collins,	Kline,	Pollock,	Tate,
Correll,	Lane,	Pritchett,	Weinhold—43.
Cox,	McCollum,		

Absent—Messrs.

Edgar,	LeFavor,	Mortimer,	Robertson,
Hinde,	McPherson,	O'Reilly,	Ross,
Jones (Polk),	Moran,	Pratte,	Spurgeon—12.

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Miss.)—4.
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Sick—Messrs.

Mueller,	Shaw—2.
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The title to House bill No. 398 was agreed to.

Mr. Murray moved that the vote by which House bill No. 398 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 197 was taken up for third reading and passage, and passed by the following vote:

A YES—Messrs.

Armstrong,	Drum,	McKearly,	Schooler,
Arnett,	Dyer,	McKee,	Schumacher,
Atkins,	Freeman,	Mahan,	Sherrill,
Avery,	Fuson,	Marsh,	Short (Cole),
Baughner,	Gay,	Martin,	Short (Phelps),
Benner,	George,	Melson,	Smith (Buchanan),
Bennett,	Gill,	Meriwether,	Smith (Howell),
Best,	Gmelich,	Middleton,	Spencer (St. L. City),
Bothwell,	Griffiths,	Miller,	Surgeon,
Breit,	Grubb,	Minnis,	Steel,
Brock,	Gurney,	Moore (Stone),	Stickney,
Buckner,	Hammond,	Moran,	Sullinger,
Calhoun,	Hancock,	Murray,	Tartar,
Cape,	Harrison,	O'Dell,	Tate,
Carroll,	Hart,	Odneal,	Tatum,
Chinn,	Higbee,	Pettijohn,	Temme,
Choate,	Johnston,	Phipps,	Tubbs,
Collins,	Jones (Hickory),	Pollock,	Walton,
Correll,	Julian,	Porterfield,	Warner,
Crisp,	Kasey,	Pritchett,	Watson,
Daneri,	Kyler,	Rohne,	Waymeyer,
Davidson,	Lane,	Rothwell,	Weaver,
Davis (Taney),	Leazenby,	Russell (N. Madrid),	Weinhold,
Davison,	LeFavor,	Sachse,	Wetzel,
DeFord,	LeRoy,	Sartin,	Young (St. Francis),
Denny,	Lynd,	Sawyer,	Young (Texas),
Denslow,	McCollum,	Schoppenhorst,	Mr. Speaker—110.
DeReign,	McIntyre,		

NOES—Messrs.

Bittinger,	Coppedge,	Drabelle,	Kline,
Burn,	Cox,	Hall,	Swanger—8.

Absent—Messrs.

Anderson,	Jones (Jackson),	Old,	Ross,
Cherrington,	Jones (Polk),	O'Reilly,	Sailor,
Edgar,	McPherson,	Pratte,	Spencer (Douglas).
Hinde,	Mortimer,	Robertson,	—16.
Jenkins,			

Absent with leave—Messrs.

Burks,	Davis (Wayne),	Ferguson,	Moore (Miss.)—4.
Sick—Messrs.			
Mueller,	Shaw—2.		

Title to House bill No. 197 was agreed to.

Mr. Johnston moved that the vote by which House bill No. 197 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 160 was taken up for third reading and passage.

Mr. Gurney moved that the vote by which House bill No. 160 was ordered engrossed be reconsidered ; which was agreed to by the following vote on division : Ayes 47, noes 23.

On motion of Mr. Drabelle, House bill No. 160 was passed informally.

The committee substitute for House bill No. 257 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Avery,	Gay,	McKee,	Schumacher,
Benner,	Gill,	Martin,	Sherrill,
Bennett,	Gmelich,	Middleton,	Short (Cole),
Bittinger,	Griffiths,	Miller,	Short (P helps),
Bothwell,	Grubb,	Minnis,	Smith (Howell),
Breit,	Gurney,	Moore (Stone),	Spencer (Douglas),
Brock,	Hall,	Moran,	Spencer (St. L. City)
Burks,	Hancock,	Murray,	Steel,
Cherrington,	Harrison,	Old,	Stickney,
Choate,	Higbee,	Pettijohn,	Swanger,
Daneri,	Jones (Hickory),	Phipps,	Tartar,
Davison,	Jones (Jackson),	Porterfield,	Tatum,
DeReign,	Kyler,	Rohne,	Tubbs,
Drabelle,	Lane,	Sachse,	Weaver,
Drum,	Leazenby,	Sailor,	Weinhold,
Dyer,	LeFavor,	Sawyer,	Wetzel,
Freeman,	LeRoy,	Schoppenhorst,	Young (Texas),
Fuson,	McCollum,	Schooler,	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Cox,	Kline,	Sartin,
Armstrong,	Crisp,	McIntyre,	Smith (Buchanan),
Arnett,	Davidson,	McKearly,	Spurgeon,
Atkins,	Davis (Taney),	Mahan,	Sullinger,
Best,	DeFord,	Melson,	Tate,
Bourn,	Denny,	Meriwether,	Temme,
Buckner,	Denslow,	Mortimer,	Walton,
Cape,	Edgar,	O'Dell,	Warner,
Chinn,	George,	Odneal,	Watson,
Collins,	Hammond,	Pritchett,	Waymeyer,
Coppedge,	Jenkins,	Rothwell,	Young (St. Fran)
Correll,	Kasey,	Russell (N. Madrid),	—47

Absent—Messrs.

Baughner,	Hinde,	Lynch,	Pollock,
Calhoun,	Johnston,	McPherson,	Pratte,
Carroll,	Jones (Polk),	Marsh,	Robertson,
Hart,	Julian,	O'Reilly,	Ross—16.

Absent with leave—Messrs.

Davis (Wayne), Ferguson,

Moore (Mississippi)—3.

Sick—Messrs.

Mueller,

Shaw—2.

Title to substitute for House bill No. 257 was agreed to.

Mr. Stickney moved that the vote by which House bill No. 257 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 539 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Armstrong,	Davidson,	Kline,	Russell (N. Madrid),
Arnett,	Davis (Taney),	Kyler,	Sachse,
Atkins,	DeFord,	Lane,	Sailor,
Avery,	Denny,	LeRoy,	Schoppenhorst,
Baughner,	Denslow,	McCoilum,	Schooler,
Bittinger,	DeReign,	McIntyre,	Schumacher,
Bothwell,	Dyer,	McKearly,	Smith (Buchanan)
Breit,	Freeman,	Mahan,	Steel,
Brock,	Gay,	Meriwether,	Stickney,
Buckner,	Gmelich,	Miller,	Tartar,
Cape,	Gurney,	Murray,	Tate,
Cherrington,	Hammond,	O'Dell,	Temme,
Choate,	Harrison,	Odneal,	Weaver,
Collins,	Higbee,	Old,	Young (St Francois)
Correll,	Jenkins,	Pettijohn,	Young (Texas).
Cox,	Johnston,	Pritchett,	Mr. Speaker—67.
Crisp,	Kasey,	Rothwell,	

NOES—Messrs.

Bennett,	George,	Marsh,	Smith (Howell),
Best,	Griffiths,	Middleton,	Spencer (Douglas),
Calhoun,	Grubb,	Minnis,	Spencer (St. L. City),
Chinn,	Hall,	Moore (Stone),	Spurgeon,
Coppedge,	Hancock,	Moran,	Walton,
Daneri,	Jones (Hickory),	Mortimer,	Warner,
Davison,	Jones (Jackson),	Phipps,	Watson,
Drabelle,	Julian,	Sartin,	Waymeyer,
Drum,	Leazenby,	Sawyer,	Weinhold,
Edgar,	Lynch,	Sherrill,	Wetzel—43.
Fuson,	McKee,	Short (Phelps),	

Absent—Messrs.

Anderson,	Jones (Polk),	O'Reilly,	Ross,
Benner,	LeFavor,	Pollock,	Short (Cole),
Bourn,	McPherson,	Porterfield,	Sullinger,
Carroll,	Martin,	Pratte,	Swanger,
Gill,	Melson,	Robertson,	Tatum,
Hart,	Moore (Mississippi),	Rohne,	Tubbs—25.
Hinde,			

Absent with leave—Messrs.

Burks, Davis (Wayne), Ferguson—3.

Sick—Messrs.

Mueller,

Shaw—2.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 220, entitled

An act to amend an act entitled "An act to regulate the sale of intoxicating liquors in the original packages or otherwise," approved April 20, 1891,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 241, entitled

An act to amend article 2, chapter 5, of the Revised Statutes of the State of Missouri, 1889, relating to "Animals restrained from running at large," by adding a new section thereto, to be known as section 364a;

Also, House bill No. 178, entitled

An act to amend section 7430, of the Revised Statutes of Missouri, 1889, relating to "Recorder of deeds;"

Also, House bill No. 604, entitled

An act to provide school books for indigent children;

Also, committee substitute for House bill No. 25, entitled

An act to regulate the taking of certain chattels as security for the purchase price thereof, or of other chattels, and as security for money loaned thereon, in cities now having or may hereafter have fifty thousand inhabitants or more, and providing punishments for violation thereof;

Also, House bill No. 707, entitled

An act to amend article 1, of chapter 94, of the Revised Statutes of the State of Missouri 1889, entitled "Justice courts," by adding thereto three new sections to be numbered 6121a, 6121b, 6121c, relating to pay of justices, constables and deputy constables,

Begs leave to report that it has examined the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

House bill No. 490 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,	George,	LeRoy,	Schooler,
Atkins,	Gill,	McCollum,	Short (Cole),
Avery,	Griffiths,	McIntyre,	Smith (Buchanan),
Brock,	Hall,	McKearly,	Tartar,
Buckner,	Harrison,	McKee,	Tate,
Choate,	Jenkins,	Middleton,	Warner,
Collins,	Kline,	Moore (Mississippi),	Weaver,
Correll,	Kyler,	Murray,	Weinhold,
Davidson,	Lane,	O'Dell,	Young (St. Fran.),
Drabelle,	Leazenby,	Old,	Young (Texas),
Fuson,	LeFavor,	Phipps,	Mr. Speaker—44.

NOES—Messrs.

Arnett,	Cherrington,	DeReign,	Hammond,
Baugher,	Chinn,	Drum,	Higbee,
Benner,	Crisp,	Dyer,	Johnston,
Bennett,	Daneri,	Edgar,	Jones (Hickory),
Best,	Davis (Taney),	Freeman,	Jones (Jackson),
Bothwell,	Davison,	Gay,	Kasey,
Breit,	DeFord,	Gmelich,	Mahan,
Balhoun,	Denny,	Grubb,	Martin,
Cape,	Denslow,	Gurney,	Melson,

Meriwether,
Miller,
Moore (Stone),
Mortimer,
Odneal,
Pettijohn,
Porterfield,
Pritchett,

Rohne,
Rothwell,
Russell (N. Madrid),
Sachse,
Sailor,
Sartin,
Sawyer,
Schoppenhorst,

Schumacher,
Sherrill,
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,

Stickney,
Swanger,
Temme,
Walton,
Watson,
Waymeyer,
Wetzel—66.

Absent—Messrs.

Anderson,
Bittinger,
Bourn,
Carroll,
Coppedge,
Cox,
Hancock,

Hart,
Hinde,
Jones (Polk)
Julian,
Lynch,
McPherson,

Marsh,
Minnis,
Moran,
O'Reilly,
Pollock,
Pratte,

Robertson,
Ross,
Spencer (St. L. City)
Sullinger,
Tatum,
Tabbs—25.

Absent with leave—Messrs.

Burks,

Davis (Wayne)

Ferguson—3.

Sick—Messrs.

Mueller,

Shaw—2.

On motion of Mr. Avery, the House adjourned under the rules.

FIFTY-SECOND DAY—WEDNESDAY, March 6, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 365, entitled

An act to repeal section 7834, of chapter 140, and to enact a section in lieu thereof;

Also, House bill No. 48, entitled

An act to provide for the qualifications and keeping a record of jurors in justice of the peace causes in cities which now have or may hereafter have a population of 300,000 inhabitants or more,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

House bill No. 365 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

House bill No. 48 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 740 was called up and ordered engrossed.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred House bill No. 802, entitled

An act for the prevention of blindness in children,
 Begs leave to report that it has examined the same, and recommends that it do not pass, but that the enclosed committee substitute, do pass, entitled

An act for the prevention of blindness in infants;
 Which was read, substitute adopted, and 300 copies ordered printed, and printing to have precedence over all other House printing.

On motion of Mr. Davidson, the rules were suspended and House bill No. 802 was ordered engrossed.

Mr. Tatum introduced House bill No. 823, entitled,
 An act to permit graduates and others admitted to degrees in the State University to elect part of the members of the Board of Curators;
 Which was read first time.

Mr. Jones of Hickory introduced concurrent resolution No. 23, entitled

An act submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof, relating to revenue and taxation;

Which was read first time.

Mr. Old introduced House bill No. 824, entitled

An act to appropriate money to build a county jail at Alton, in Oregon county, and to erect a bridge across the Worm fork of Spring river in said county, at or near the city of Thayer;

Which was read first time.

Mr. Kline introduced House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54 of an act entitled 'An act to redistrict the State into judicial circuits and fix the terms of court therein, approved April 7, 1892, and to enact a new section in lieu thereof,'" approved March 31, 1893, and to enact a new section in lieu thereof;

Which was read first time.

Mr. Spencer of St. Louis City (by request) introduced House bill No. 826, entitled

An act to amend section 3812, article 6, chapter 47, Revised Statutes 1889, entitled "Crimes and punishments;"

Which was read first time.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 208, entitled

An act amending section 607, of chapter 2, of the Revised Statutes of Missouri of 1889, entitled "Attorneys-at-law."

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 248, entitled

An act to amend section 2246, Revised Statutes of Missouri of 1889, as re-enacted heretofore, relating to code of civil procedure,

Begs leave to report that it has examined the same, and recommends that it do not pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 135, entitled

An act to repeal sections 7079 and 7080, of chapter 116, Revised Statutes of Missouri, relating to "Mortgages and deeds of trust,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 429, entitled

An act to give county courts authority to let to the lowest bidder stationery, books and other things used by said county courts,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 45, entitled

An act to provide for the increase of the number of judges composing the circuit court of the City of St. Louis,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments:

Amendment No. 1:

Amend Senate bill No. 45 by striking out the word "eight," in line 3 of section 1, and inserting the word "seven" in lieu thereof;

Which was read and adopted.

Amendment No. 2:

Amend Senate bill No. 45 by striking out the word "three," in line 2, section 2, and inserting the word "two" in lieu thereof;

Which was read and adopted.

Amendment No. 3:

Amend Senate bill No. 45 by striking out section 3 and inserting the following in lieu thereof:

Sec 3. At the general election held in the City of St. Louis in November, 1896, one of said additional judges hereby created shall be elected for a term of two years, and the other for a term of six years, and thereafter their successors shall be elected for terms of six years each.

Which was read and adopted and amendments ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 47, entitled

An act to repeal an act approved April 19, 1893, entitled "Circuit courts, Twelfth judicial circuit,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 89, entitled

An act to repeal section 6089, article 1, chapter 93, Revised Statutes 1889,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 26, entitled

An act in relation to the administration of justice in the city of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the city of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from that day the office of clerk for criminal causes of said circuit court,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13:

Amendment No. 1:

Amend Senate bill No. 26, by inserting between the words "they" and "are," in the second line of section 3 of the printed bill, the word "now;"

Which was read and adopted.

Amendment No. 2:

Amend Senate bill No. 26, by striking out the word "the" in the first place in which it appears in line 8, of section 3, of the printed bill, and insert in lieu thereof the word "their;"

Which was read and adopted.

Amendment No. 3:

Amend Senate bill No. 26, by inserting between the words "the" and "division," in line 28 of section 4 of printed bill, the words "business of the;"

Which was read and adopted.

Amendment No. 4:

Amend Senate bill No. 26, by striking out the word "judge," in line 4 of section 6, and inserting in lieu thereof the word "judges;"

Which was read and adopted.

Amendment No. 5:

Amend Senate bill No. 26, by inserting between the words "constitution" and "is," in the 11th line of section 6, of printed bill, the words "and laws;"

Which was read and adopted.

Amendment No. 6 :

Amend Senate bill No. 26, by striking out of the last line of section 10, of printed bill, the word "criminal," and insert in its place the word "circuit ;"

Which was read and adopted.

Amendment No. 7 :

Amend Senate bill No. 26, by inserting between the 11th and 12th sections thereof, section 11a, as follows :

Section 11a On and after the first Monday of January, 1897, the circuit court of the city of St. Louis shall consist of nine judges, to be composed of the five judges now constituting said court, or their successors in office, and four additional judges. Three judges of said court shall be elected at the November election, 1896, for terms of six years each, and two of said judges shall be elected for terms of two years each, and the successors of all said judges shall be thereafter elected for terms of six years each, so that at each biennial general election in said city three judges of said court shall be elected for terms of six years each.

Which was read and adopted.

Amendment No 8 :

Amend Senate bill No. 26, by inserting between the words "the" and "city," in the second line of section 12 of printed bill, the word "said ;"

Which was read and adopted.

Amendment No. 9 :

Amend Senate bill No. 26, by inserting between the words "day" and "of," in the 10th line of section 14 of printed bill, the words "in January, 1897 and until the first Monday," and by striking out the word "and" in line 7 of said section, and inserting in lieu thereof the word "assigned ;"

Which was read and adopted.

Amendment No. 10 :

Amend Senate bill No. 26, by striking out of line 13 of section 14, printed bill, the word "court," being the second word of that line, also the same word as it appears in line 27 of said section, and inserting in each place the word "clerk ;"

Which was read and adopted.

Amendment No. 11 :

Amend Senate bill No. 26, by inserting between the words "cases" and "business," in line 6 of section 15 of printed bill, the word "and ;"

Which was read and adopted.

Amendment No. 12 :

Amend Senate bill No. 26, by striking out of line 2 of section 16 of printed bill the word "when," and inserting in lieu thereof the word "in ;"

Which was read and adopted.

Amendment No. 13 :

Amend section 16 of printed Senate bill No. 26, by striking out of line 5 the word "changes," and insert in lieu thereof the words "change is ;"

Which was read and adopted, and 300 copies of amendments ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 284, entitled

An act to repeal section 8246, chapter 152, article 4, Revised Statutes of Missouri of 1889, and enact a new section in lieu thereof, to be known as section 8246 of said statutes, relating to "Stenographers,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 629, entitled

An act to amend section 6147, article 3, chapter 94, Revised Statutes of Missouri of 1889, relating to justice courts, commencement of suit, service of process, etc.,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 809, entitled

An act to amend section 638, chapter 13, of article 2, of the Revised Statutes of 1889, relating to "Prosecuting attorneys and their assistants,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 265, entitled

An act to amend section 6193, of article 6, Revised Statutes of Missouri of 1889, entitled "Appearances, pleadings, adjournments and consideration of actions,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 518, entitled

An act to repeal chapter 116, Revised Statutes of Missouri of 1889, in relation to "Mortgages and deeds of trust,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 210, entitled

An act in relation to the delinquent personal tax-lists, and for the relief of persons whose names appear thereon,

Begs leave to report that it has examined the same, and recommends that it do pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 260, entitled

An act to repeal sections 8240, 8241, 8242, 8243, 8244 and 8245, of article 3, of chapter 153, Revised Statutes of 1889; also, to amend section 8246 of article 4, of chapter 153, Revised Statutes of Missouri, 1889, the whole relating to stenographers,

Begs leave to report that it has examined the same, and recommends that it do not pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 424, entitled

An act to enact a new section relating to bills of exchange and negotiable promissory notes,

Begs leave to report that it has examined the same, and recommends that it do not pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 391, entitled

An act to repeal section 7094, Revised Statutes of Missouri, 1889, as amended by the act of March 27, 1893, and to enact in lieu thereof two new sections, relating to the recording of mortgages and deeds of trust, and the releasing of the same of record,

Begs leave to report that it has examined the same, and recommends that it do not pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 348, entitled

An act to amend 7079 and to repeal section 7080, chapter 116, Revised Statutes of Missouri, relating to mortgages and deeds of trust.

Begs leave to report that it has examined the same, and recommends that it do not pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 65, entitled

An act to amend article 2, chapter 153 Revised Statutes of 1889 entitled "Stenographers in counties having more than 100,000 and less than 300,000 inhabitants," by adding a new section thereto,

Begs leave to report that it has examined the same, and recommends that it do pass;
Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 389, entitled

An act to amend section 4425, and section 4427, of chapter 49, Revised Statutes of Missouri, 1889, entitled "Damages and contributions in actions of tort,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 466, entitled

An act in relation to the administration of justice in the City of St. Louis, providing for an increase from five to ten in the number of judges of the circuit court of the City of St. Louis, and for their appointment or election, and abolishing the St. Louis criminal court and the St. Louis court of criminal correction, and vesting the jurisdiction of said courts after the time fixed for their abolishment in the circuit court of the City of St. Louis as the same may be there constituted,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 497, entitled

An act to amend sections 2014 and 2015, of chapter 33, Revised Statutes of 1889, of the State of Missouri, in relation to the commencing suits and service of notices,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 195, entitled

An act to amend section 7451 of chapter 135 of the Revised Statutes of Missouri, 1889, entitled "Recorder of Deeds,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 317, entitled

An act to facilitate the identification of the heirs of deceased persons,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 316, entitled

An act to repeal section 2243 of the Revised Statutes of 1889, and to enact a new section in lieu thereof, entitled "Motion for a new trial to be filed," in the code of civil procedure,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 100, entitled

An act to regulate the form of petition and verdict in actions where exemplary or punitive damages are recoverable,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 246, entitled

An act to prevent the legal title of mortgaged property being divested out of the mortgagor by the mortgagee before foreclosure,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 410, entitled

An act to provide for the increase of the number of judges composing the circuit court of the City of St. Louis, with emergency clause.

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 409, entitled

An act to provide for an increase in the number of judges composing the St. Louis criminal court, and how they shall sit to hear causes, with emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 294, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 3 of an act entitled 'an act to redistrict the State in

judicial circuits, and to fix the terms of court therein" of extra session of 1892, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 264, entitled

An act to amend section 7108, chapter 118, entitled "Notaries public,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

On motion of Mr. Drabelle,

House bill No. 409 was re-referred to Committee on Judiciary.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 580, entitled

An act to amend section 7079, and to repeal section 7080, Revised Statutes of 1889, entitled "Mortgages and deeds of trust,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 261, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8, of chapter 138, Revised Statutes of Missouri 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections,

Begs leave to report that it has examined the same, and recommends that it be referred to Committee on Ways and Means;

Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 338, entitled

An act to repeal sections 7128 and 7129, of chapter 120, of Revised Statutes of Missouri, concerning the removal of officers, and enacting in lieu thereof two new sections to be known as sections 7128 and 7129,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 810, entitled

An act to require the recorder of deeds to procure and keep a mortgage indebtedness record, and prescribing the form of same, and to require annual reports by the recorders therefrom,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 770, entitled

An act to amend the title to article 2, chapter 60, of the Revised Statutes of 1889, and to repeal sections 4753 and 4754 of said statutes, and to enact new sections in place thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 213, entitled

An act to amend section 6869, chapter 109, article 2, of the Revised Statutes of the State of Missouri of 1889, in relation to "Married women,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 756, entitled

An act to limit the time within which a creditor can have administration on estates of deceased persons, saving to insane persons and minors three years after their disability is removed,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 801, entitled

An act authorizing the county of Butler and the city of Poplar Bluff, and their assigns, to take up and remove certain dead bodies with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 274, entitled

An act to repeal sections 8233, 8234, 8235, 8236, 8237, 8238, 8239, of chapter 153, article 2, Revised Statutes of the State of Missouri, in relation to "Stenographers in counties having more than

00 and less than 350,000 inhabitants," and enacting in lieu thereof eight new sections, to be known as sections 8233, 8234, 8235, 8236, 8237, 8238, 8239 and 8239a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 201, entitled

An act to make T. O. Tucker's abstracts of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 812, entitled

An act to amend "An act providing that usury may be plead as a defense in civil actions, and that usurious interest paid may be applied in payment of the principal debt, and that proof of the exaction of usurious rates of interest shall invalidate and render illegal any lien, mortgage or pledge of personal property made to secure such indebtedness, and to repeal section 5976 of the General Statutes of 1889, relating to the plea of usury in civil actions," approved April 21, 1891, by adding a new section thereto, to be known as section 2a,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 742, entitled

An act to repeal sections 3212, 3213, 3214, 3215 and 3216, of the Session Acts of 1891, and enact a new section in lieu thereof, entitled "County depository,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 673, entitled

An act to prevent the perpetration of frauds through false abstracts of title to real estate, and to require abstractors to give bond,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 510, entitled

An act to abolish the office of Railroad and Warehouse Commissioners, and repeal section 2678, article 3, chapter 42, and article 3, of chapter 87, Revised Statutes 1889, and all subsequent acts relating to the inspection of grain in the public warehouses of this State, and to establish a board of adjustment in lieu of said commissioners,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Arnett moved that 300 copies of House bill No. 510 be printed, and bill placed on the calendar;

Which was agreed to by the following vote on division: Ayes 41, noes 15.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 817, entitled

An act to equalize the compensation of judges of appellate courts in Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 750, entitled

An act providing for holding two terms of the Lewis county circuit court at the town of Canton, in said county, and prescribing jurisdiction therefor,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 702, entitled

An act to amend chapter 172, Revised Statutes 1889, entitled "Wills," by enacting a new section thereto to be known as section 8918.

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 703, entitled

An act to amend section 8230 of chapter 153, Revised Statute 1889, article 1, entitled "Stenographers in cities and counties having 350,000 inhabitants or more,"

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 782, entitled

An act to provide a vendor's lien on personal property for purchase money, and mode and procedure to enforce same,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 14, entitled

An act to establish a criminal court; to be known as a court of criminal correction, in all counties containing or which shall hereafter contain a city of one hundred thousand inhabitants or more and less than three hundred thousand inhabitants, to define the powers, jurisdiction and procedure of said court, and creating the offices of judge and clerk of said court, and defining the powers and duties of said officers,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report :

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred Senate bill No. 363, entitled

An act to amend section 2543, of article 2, of chapter 42, of the Revised Statutes of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass, and be reinstated on calendar ;

Which was read, and so ordered.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred Senate bill No. 242, entitled

An act to amend section 7798, chapter 140, article 1, of the Revised Statutes of 1889, and section 2, Session Acts of 1893, approved March 23, 1893, in relation to roads and highways, location and change of roads,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Warner, from Committee on Roads and Highways, submitted the following report :

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 795, entitled

An act to amend section 2 of the Session Acts of 1893, relating to roads and highways, approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do not pass :

Which was read.

Mr. Warner, from the Committee on Roads and Highways, submitted the following report:

MR. SPEAKER: Your Committee on Roads and Highways, to which was referred House bill No. 776, entitled

An act to amend article 2, chapter 5, of the Revised Statutes of Missouri, 1889, by adding thereto two new sections, to be known as sections 368*a* and 368*b*, relating to the fencing of the public roads and highways in all counties in this State which have now or may hereafter adopt the law known as the stock law, in this State,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Denslow, from the Committee on Normal Schools, submitted the following report:

MR. SPEAKER: Your Committee on Normal Schools, to which was referred House bill No. 819, entitled

An act to transfer the normal schools of the State to the counties in which they are situated,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 142, entitled

An act to amend article 11 of chapter 42, Revised Statutes of 1889, "Trust companies," by adding two new sections thereto to be known as sections 2848*c* and 2848*d*,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 217, entitled

An act to preserve the purity of navigable waters of this State,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred substitute for Senate bill No. 9, entitled

An act to amend section 3901, of chapter 47, entitled "Crimes and punishments,"

Begs leave to report that it has examined the same, and recommends that it be referred to special Committee on Fish and Game;

Which was read, and the bill so referred.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 184, entitled

An act to amend section 3833, of article 8, of the Revised Statutes of 1889, entitled "Offenses against public morals and decency, or the public police and miscellaneous offenses,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Davis, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 111, entitled

An act to regulate the issuing of licenses to dramshop-keepers;

Also, House bill No. 42, entitled

An act to amend an act to create the office of excise commissioner in cities of 2000 inhabitants or more, by adding three new sections;

Also, House bill No. 28, entitled

An act to prohibit the selling or giving away to minors cigars and tobacco in this State;

Also, House bill No. 463, entitled

An act to amend an act approved April 20, 1891, entitled "Dramshops," amending sections 6 and 8, making the bonds liable to suit for damages to parties injured, and requiring petitions to be published;

Also, House bill No. 726, entitled

An act to regulate corporations engaged in the business of guaranteeing or acting as security, etc., and providing penalties;

Also, House bill No. 733, entitled

An act to create the office of excise commissioner, in cities having 200,000 population or more, approved March 11, 1893,

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 820, entitled

An act to prevent horses from being entered under other than their true name, and to prevent fraud in racing, and providing a penalty therefor,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 82, entitled

An act regulating the charges for interest, commissions, fees and services, loans, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 233, entitled

An act to amend section 7077, chapter 115, article 2, of Revised Statutes of Missouri, by striking out said section and enacting a new section in lieu thereof, to be known as section 7077a, relating to explosives to be kept in a strong box, etc., and by adding two new sections, to be known as sections 7077b and 7077c,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendment:

Amend Senate bill No. 233, section 7077a, by striking out the following figures and letters, "7077a," and insert between the words "of" and "section," in line 19, page 2 of printed bill, the following words, "the preceding ;"

Which was read and adopted, and 300 copies of the amendment ordered printed.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 794, entitled

An act to encourage the proper training of running, trotting and pacing horses, and to promote fairness in running, trotting and pacing horses at fairs and on the grounds of associations organized for the purpose of developing speed in horses,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 791, entitled

An act to repeal section 7080 of chapter 116 of the Revised Statutes of 1889, relating to mortgages and deeds of trust,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred House bill No. 811, entitled

An act governing the practice of veterinary medicine and surgery in Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 16, entitled

An act to provide for the appointment of a board of medical supervisors of the asylums for the insane,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Robertson was reported sick.

House bill No. 160 was taken up for amendment and engrossment.

Mr. Fuson offered the following amendment :

Amend House bill No. 160 by striking out all after the enacting clause and inserting the following :

Section 1. That section 4760, of chapter 50, Revised Statutes of Missouri, 1889, be and the same is hereby repealed, and the following new section enacted in lieu thereof: Section 4760. *Convention of delegates*—A convention of delegates within the meaning of this article is a convention of delegates of any political party or a convention of voters of any political faith.

Section 2. Section 4761 is amended by striking out all after the word "office," in the 5th line of the said section, so that the section, as amended, will read as follows: Section 4761. *Primary election defined*—A primary election, within the meaning of this article, is an election held within this State, county, district or subdivision thereof, as the case may be, by the members of any political party, or by the voters of some political faith, for the purpose of nominating candidates for office.

Which was read and adopted.

House bill No. 160 was ordered engrossed as amended.

On motion of Mr. Fuson,

House bill No. 160 was given precedence over all other House printing.

Mr. Drabelle moved that the rules be suspended and Senate bills be taken up for first and second reading; which was agreed to by the following vote on division: Ayes 42, noes 15.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Committee substitute for Senate bill No. 124, entitled

An act to repeal sections 5958, 5959, 5961, 5962, 5967 and 5968, of article 6, chapter 89, Revised Statutes 1889, and sections 5963, 5964 and 5966, of said article and chapter, as amended by an act approved April 3, 1891, entitled "Taxation of insurance companies," and to enact six (6) new sections in lieu thereof;

The emergency clause was adopted.

Also, Senate bill No. 145, entitled

An act to repeal article five (5), of chapter thirty (30), of the Revised Statutes of Missouri of 1889, and certain amendments thereto, said article five (5) being entitled "Cities of the fourth-class," and to enact in lieu thereof a new article, providing for the government of cities of the fourth-class;

The emergency clause was adopted.

Also, Senate bill No. 324, entitled

An act to amend section 8083, and to add a new section after section 8097, to be known as section 8097a, of article 2, chapter 143, of the Revised Statutes of Missouri, 1889, entitled "City town and village schools;"

The emergency clause was adopted.

Also, Senate bill No. 257, entitled

An act amending article 3, chapter 87, of the Revised Statutes of Missouri, 1889, entitled "Inspection of grain," by amending section 5640, by adding a proviso thereto limiting the charges for the inspection of grain, and amending section 5657, by adding a proviso thereto limiting the charges for the weighing of grain;

Also, Senate bill No. 274, entitled

An act to amend the title of article 2, chapter 60, of the Revised Statutes of 1889, and to repeal sections 4753 and 4754, of said Statutes, and to enact new sections in lieu thereof;

Also, Senate concurrent resolution No. 1, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof concerning "Education, free schools and school ages;

In which the concurrence of the House is respectfully requested.

Senate bill No. 139, entitled

An act to repeal section 7684, article 6, chapter 133, Revised Statutes of Missouri 1889, entitled "Revenue," and to enact a new section in lieu thereof to be known as section 7684,

Was read first time.

Senate bill No. 94, entitled

An act providing for the appointment of additional cadets in the Missouri State military school of the State University,

Was read first time.

Senate bill No. 34, entitled

An act repealing section 6928, of the Revised Statutes of 1889, and enacting a new section in lieu thereof relating to the appointment of cadets in the Missouri State military school;

Was read first time.

Senate bill No. 324, entitled

An act to amend section 8033, article 2, chapter 143, Revised Statutes of Missouri, 1889, and to add a new section, to be known as section 8097a, said article being entitled "City, town and village schools,"

Was read first time.

Senate bill No. 257, entitled

An act amending article 3, chapter 87, of the Revised Statutes of Missouri, 1889, entitled "Inspection of grain," by amending section 5640 by adding a proviso thereto limiting the charges for the inspection of grain, and amending section 5657b by adding a proviso thereto limiting the charges for the weighing of grain,

Was read first time.

Committee substitute for Senate bill No. 124, entitled

An act to repeal sections 5958, 5959, 5961, 5962, 5967 and 5968 of article 6, chapter 89, Revised Statutes, 1889, and sections 5963, 5964 and 5966 of said article and chapter as amended by an act approved April 3, 1891, entitled "Taxation of insurance companies," and to enact six (6) new sections in lieu thereof,

Was read first time.

Senate bill No. 274, entitled

An act to amend the title of article 2, chapter 60, of the Revised Statutes of 1889, and to repeal sections 4753 and 4754, of said Statutes, and to enact new sections in lieu thereof,

Was read first time.

Senate bill No. 145, entitled

An act to repeal article 5, of chapter 30, of the Revised Statutes of Missouri of 1889, and certain amendments thereto, said article being

entitled "Cities of the fourth class." and to enact in lieu thereof a new article providing for the government of cities of the fourth class,
Was read first time.

Senate bill No. 328 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 365 was read second time and
Referred to Committee on Federal Relations.

Senate bill No. 335 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 271 was read second time and
Referred to Committee on Education.

Senate bill No. 270 was read second time and
Referred to Committee on Judiciary.

House bill No. 822 was read second time and
Referred to Committee on Judiciary.

On motion of Mr. Freeman, the rules were suspended, and House bills were taken up for third reading.

House bill No. 606 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Drabelle,	McCollum,	Sartin.
Atkins,	Drum,	McKearly,	Sawyer,
Avery,	Dyer,	McKee,	Schoppenhorst,
Benner,	Edgar,	McPherson,	Schumacher,
Bennett,	Ferguson,	Mahan,	Sherrell,
Best,	Freeman,	Marsh,	Short (Cole),
Bittinger,	Fuson,	Martin,	Short (Phelps),
Bothwell,	George,	Melson,	Smith (Buchanan),
Breit,	Gill,	Meriwether,	Smith (Howell),
Brock,	Gmelich,	Middleton,	Spencer (Douglas),
Buckner,	Griffiths,	Miller,	Spencer (St. L. City)
Calhoun,	Grubb,	Moore (Mississippi),	Steel,
Cape,	Hall,	Moore (Stone),	Tartar,
Chinn,	Harrison,	Moran,	Tate,
Choate,	Hart,	Mortimer,	Tatum,
Collins,	Higbee,	Murray,	Temme,
Coppedge,	Hinde,	O'Dell,	Tubbs,
Correll,	Jones (Hickory),	Odneal,	Warner,
Cox,	Jones (Jackson),	O'Reilly,	Waymeyer,
Daneri,	Julian,	Pettijohn,	Weaver,
Davidson,	Kasey,	Phipps,	Weinhold,
Davison,	Kyler,	Pollock,	Wetzel,
DeFord,	Leazenby,	Porterfield,	Young (St Francois)
Denny,	LeFavor,	Pratte,	Young (Texas)
Denslow,	LeRoy,	Rohne,	Mr. Speaker—103.
DeReign,	Lynch,	Sachse,	

NOES—Messrs.

Arnett,	Kline,	Schooler,	Watson—6.
Hammond,	Mueller,		

Absent—Messrs.

Anderson,	Davis (Taney),	Jones (Polk),	Ross,
Bourn,	Gay,	Lane,	Russell (N. Madrid),
Carroll,	Gurney,	Minnis,	Sullinger,
Cherrington,	Jenkins,	Old,	Swager,
Crisp,	Johnston,	Pritchett,	Walton—20.

Absent with leave—Messrs.

Baughner,	Davis (Wayne),	McIntyre,	Sailor,
Burks,	Hancock,	Rothwell,	Stickney—8.

Sick—Messrs.

Robertson,	Shaw,	Spurgeon—3.
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Mr. Spurgeon was reported sick.

Mr. McIntyre was granted leave of absence until Friday.

Title to House bill No. 606 was agreed to.

Mr. Bothwell moved that the vote by which House bill No. 606 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 383, entitled

An act to amend section 638, of chapter 13, of article 2, of the Revised Statutes of 1889, relating to prosecuting and circuit attorneys and their assistants;

The emergency clause was adopted;

In which the concurrence of the House is respectfully requested.

Mr. Baugher was granted leave of absence.

Messrs. Stickney, Sailor and Hancock were granted leave of absence for one day.

House bill No. 40 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Denslow,	Le Roy,	Sartin,
Armstrong,	DeReign,	McCollum,	Sawyer,
Arnett,	Dyer,	McKearly,	Schoppenhorst,
Atkins,	Edgar,	McKee,	Schooler,
Avery,	Ferguson,	McPherson	Schumacher,
Bennett,	Freeman,	Mahan,	Sherrill,
Best,	Fuson,	Marsh,	Short (Cole),
Bittinger,	George,	Martin,	Smith (Buchanan),
Bothwell,	Gill,	Meriwether,	Smith (Howell),
Bourn,	Gmelch,	Middleton,	Spencer (Douglas),
Breit,	Griffiths,	Miller,	Spencer (St. L. City)
Brock,	Grubb,	Minnis,	Steel,
Buckner,	Hall,	Moore (Mississippi),	Stickney,
Calhoun,	Hammond,	Moore (Stone),	Sullinger,
Cape,	Harrison,	Moran,	Tartar,
Cherrington,	Hart,	Mortimer,	Tate,
Choate,	Higbee,	Mueller,	Tatum,
Collins,	Johnston,	Murray,	Temme,
Coppedge,	Jones (Hickory),	ODell,	Tubbs,
Correll,	Jones (Jackson),	Odneal,	Warner,
Cox,	Julian,	Pettijohn,	Watson,
Crisp,	Kasey,	Phipps,	Waymeyer,
Daneri,	Kline,	Pollock,	Weaver,
Davidson,	Kyler,	Pratte,	Weinhold,
Davis (Taney),	Lane,	Rohne,	Young (St. Francois)
Davison,	Leazenby,	Russell (N. Madrid),	Young (Texas),
DeFord,	LeFavor,	Sachse,	Mr. Speaker—109.
Denny,			

NOES—None.

Absent—Messrs.

Benner.	Gurney,	Melson,	Ross,
Carroll,	Hinde,	Old,	Short (Phelps),
Chinn,	Jenkins,	O'Reilly,	Swanger,
Drabelle,	Jones (Polk),	Porterfield,	Walton,
Drum,	Lynch,	Pritchett,	Wetzel—21.
Gay,			

Absent with leave—Messrs.

Baughner,	Davis (Wayne),	McIntyre,	Sailor—7.
Burks,	Hancock,	Rothwell,	

Sick—Messrs.

Robertson,	Shaw,	Spurgeon—3.
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Title to House bill No. 40 was agreed to.

Mr. Lane moved that the vote by which House bill No. 40 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to ;

House bill No. 537 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	McCollum,	Sartin,
Armstrong,	Dyer,	McKearly,	Sawyer.
Arnett,	Edgar,	McKee,	Schopperhorst,
Atkins,	Ferguson,	McPherson,	Schumacher,
Avery,	Freeman,	Mahan,	Sherrill,
Benner,	Fuson,	Marsh,	Short (Cole),
Bennett,	George,	Martin,	Smith (Buchanan),
Best,	Gmelich,	Melson,	Smith (Howell),
Bittinger,	Griffiths,	Meriwether,	Spencer (Douglas),
Bothwell,	Grubb,	Middleton,	Spencer (St. L. City),
Bourn,	Hall,	Miller,	Steel,
Breit,	Hammond,	Minnis,	Stickney,
Brock,	Harrison,	Moore (Mississippi),	Sullinger,
Buckner,	Hart,	Moore (Stone),	Tartar,
Calhoun,	Higbee,	Moran,	Tate,
Cape,	Hinde,	Mortimer,	Tatum,
Cherrington,	Jenkins,	Mueller,	Temme,
Collins,	Johnston,	Murray,	Tubbs,
Coppedge,	Jones (Hickory),	O'Dell,	Walton,
Correll,	Jones (Jackson),	Odneal,	Warner,
Cox,	Julian,	Old,	Watson,
Daneri,	Kasey,	O'Reilly,	Waymeyer,
Davidson,	Kline,	Pettijohn,	Weaver,
Davis (Taney),	Kyler,	Phipps,	Weinhold,
Davison,	Lane,	Pollock,	Wetzel,
DeFord,	LeFavor,	Pratte,	Young (St. Francois),
Denslow,	LeRoy,	Rohne,	Young (Texas),
DeReign,	Lynch,	Sachse,	Mr. Speaker—113.
Drabelle,			

NOES—Messrs.

Leazenby,	Schooler—2.
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Absent—Messrs.

Carroll,	Denny,	Jones (Polk),	Russell (N. Madrid),
Chinn,	Gay,	Porterfield,	Short (Phelps),
Choate,	Gill,	Pritchett,	Swanger—15.
Crisp,	Gurney,	Ross	

Absent with leave—Messrs.

Baughner,	Davis (Wayne),	McIntyre,	Sailor—7.
Burks,	Hancock,	Rothwell,	

Sick—Messrs.

Robertson,	Shaw,	Spurgeon—3.
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Title to House bill No. 537 was agreed to.

Mr. Bittinger moved the vote by which House bill No. 537 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 445 was taken up for third reading and passage, and passed by the following vote:

A YES—Messrs.

Armstrong,	Denslow,	Kline,	Rohne,
Arnett,	Drum,	Kyler,	Sachse,
Atkins,	Dyer,	Lane,	Sartin,
Bennett,	Ferguson,	Leroy,	Schoppenhorst,
Best,	Freeman,	Lynch,	Schumacher,
Bittinger,	Fuson,	McCollum,	Sherrill,
Rothwell,	George,	McKearly,	Smith (Buchanan),
Bourn,	Gill,	McKee,	Smith (Howell),
Breit,	Gmelich,	McPherson,	Steel,
Cape,	Griffiths,	Marsh,	Stiekney,
Carroll,	Grubb,	Middleton,	Sullinger,
Cherrington,	Hammond,	Moore (Mississippi),	Swanger,
Collins,	Harrison,	Moore (Stone),	Tartar,
Coppedge,	Hart,	Moran,	Walton,
Correll,	Higbee,	Mueller,	Warner,
Cox,	Hinde,	Murray,	Waymeyer,
Crisp,	Jenkins,	O'Dell,	Weaver,
Daneri,	Johnston,	Odneal,	Weinhold,
Davidson,	Jones (Hickory),	Old,	Wetzel,
Davis (Taney),	Jones (Jackson),	Phipps,	Young (St. Fran.),
Davison,	Julian,	Porterfield,	Young (Texas),
LeFord,	Katey,	Pratte,	Mr. Speaker—88.

NOES—Messrs.

Avery,	Edgar,	Minnis,	Short (Phelps),
Benner,	Hail,	O'Reilly,	Spencer (Douglas),
Brock,	Leazenby,	Pettijohn,	Spencer (St. L. City),
Calhoun,	Mahan,	Pollock,	Tate,
Choat,	Martin,	Russell (N. Madrid),	Temme,
Denny,	Meriwether,	Sawyer,	Tubbs,
Drabelle,	Miller,	Schooler,	Watson—28.

Absent—Messrs.

Anderson,	Gay,	Melson,	Ross,
Buckner,	Gurney,	Mortimer,	Short (Cole),
Chinn,	Jones (Polk),	Pritchett,	Tatum—14.
DeReign,	LeFavor,		

Absent with leave—Messrs.

Baughner,	Davis (Wayne),	McIntyre,	Sailor—7.
Burks,	Hancock,	Rothwell,	

Sick—Messrs.

Robertson,	Shaw,	Spurgeon—3.
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Title to House bill No. 445 was agreed to.

Mr. Higbee moved that the vote by which House bill No. 445 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Short of Phelps moved to take from the table the motion to reconsider the vote by which House bill No. 445 passed;

Which was not agreed to.

House bill No. 547 was taken up for third reading and passage.

Mr. Watson moved to indefinitely postpone House bill No. 547 which was not agreed to, by the following vote on division: Ayes 34 noes 43.

House bill No. 547 failed to pass by the following vote:

AYES—Messrs.

Armstrong,	Drabelle,	Kyler,	Russell (N. Madrid),
Atkins,	Dyer,	Lane,	Sachse,
Avery,	Freeman,	LeFavor,	Schooler,
Benner,	Fuson,	LeRoy,	Schumacher,
Bennett,	George,	McCollum,	Sherrill,
Bittinger,	Gmelich,	McPherson,	Short (Cole),
Bothwell,	Grubb,	Meriwether,	Short (Pheips),
Breit,	Hall,	Miller,	Spencer (St. L. City)
Buckner,	Harrison,	Moore (Stone),	Steel,
Calhoun,	Hart,	Moran,	Stickney,
Cape,	Higbee,	Murray,	Tatum,
Correll,	Hinde,	O'Dell,	Walton,
Davidson,	Jenkins,	Odneal,	Warner,
Davis (Taney),	Johnston,	Old,	Wetzel,
Davison,	Jones (Hickory),	Phipps,	Young, (St. Fran.),
DeFord,	Julian,	Pollock,	Young (Texas),
DeReign,	Kline,	Rohne,	Mr. Speaker—68.

NOES—Messrs.

Arnett,	Edgar,	Martin,	Smith (Howell),
Best,	Ferguson,	Melson,	Spencer (Douglas),
Bourn,	Gill,	Middleton,	Sullinger,
Brock,	Griffiths,	Minnis,	Swanger,
Cherrington,	Hammond,	Moore (Mississippi),	Tartar,
Choate,	Jones (Jackson),	Mortimer,	Tate,
Collins,	Kasey,	Mueller,	Temme,
Coppedge,	Leazenby,	O'Reilly,	Tubbs,
Crisp,	Lynch,	Pettijohn,	Watson,
Daneri,	McKearly,	Porterfield,	Waymeyer,
Denny,	McKee,	Sartin,	Weaver,
Denslow,	Mahan,	Sawyer,	Weinhold—51.
Drum,	Marsh,	Shoppenhorst,	

Absent—Messrs.

Anderson,	Cox,	Jones (Polk),	Pritchett,
Carroll,	Gay,	McIntyre,	Ross,
Chinn,	Gurney,	Pratt,	Smith (Buchanan),

—12.

Absent with leave—Messrs.

Baughner,	Davis (Wayne),	Rothwell,	Sailor—6.
Burks,	Hancock,		

Sick—Messrs.

Robertson,	Shaw,	Spurgeon—3.
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House bill No. 443 was taken up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Anderson,	Correll,	George,	LeFavor,
Armstrong,	Cox,	Gmelich,	LeRoy,
Arnett,	Crisp,	Griffiths,	Lynch,
Atkins,	Daneri,	Grubb,	McIntyre,
Avery,	Davidson,	Hall,	McKearly,
Benner,	Davis (Taney),	Hammond,	McKee,
Bennett,	Davison,	Harrison,	Martin,
Best,	DeFord,	Hart,	Melson,
Bittinger,	Denny,	Higbee,	Meriwether,
Bourn,	Denslow,	Hinde,	Middleton,
Breit,	DeReign,	Jenkins,	Miller,
Brock,	Drabelle,	Johnston,	Moore (Mississippi),
Buckner,	Drum,	Jones (Jackson),	Moore (Stone),
Calhoun,	Dyer,	Julian,	Moran,
Cape,	Edgar,	Kasey,	Mortimer,
Carroll,	Ferguson,	Kline,	Murray,
Cherrington,	Freeman,	Kyler,	Odneal,
Coppedge,	Fuson,	Leazenby,	Old,

O'Reilly,	Schoppenhorst,	Spencer (St. Louis),	Watson,
Pettijohn,	Schooler,	Steel,	Waymeyer,
Phipps,	Schumacher,	Swanger,	Weaver,
Porterfield,	Sherrill,	Tartar,	Wetzel,
Rohne,	Short (Cole),	Tate,	Young (St. Fran.),
Russell (N. Madrid),	Short (Phelps),	Tatum,	Young (Texas).
Sachse,	Smith (Howell),	Tubbs,	Mr. Speaker—103.
Sawyer,	Spencer (Douglas),	Warner,	

NOES—Messrs.

Jones (Hickory), O'Dell,

Sartin—3.

Absent—Messrs.

Bothwell,	Jones (Polk),
Chinn,	Lane,
Choate,	McCollum,
Collins,	McPherson,
Gay,	Mahan,
Gill,	Marsh,
Gurney,	

Minnis,	Smith (Buchanan),
Mueller,	Stickney,
Pollock,	Sullinger,
Pratte,	Temme,
Pritchett,	Walton,
Ross,	Weinhold—25.

Absent with leave—Messrs.

Baughner,	Davis (Wayne),
Burks,	Hancock,

Rothwell,

Sailor—6.

Sick—Messrs.

Robertson, Shaw,

Spurgeon—3.

Title to House bill No. 443 was agreed to.

Mr. Tate moved that the vote by which House bill No. 443 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 10 was taken up for third reading and passage.

On motion of Mr. Young of Texas,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

House bill No. 10 was pending.

Mr. Davis of Taney moved to indefinitely postpone House bill No. 10.

Messrs. Tubbs and Brock demanding the ayes and noes, the motion to postpone was not agreed to by the following vote :

AYES—Messrs.

Armstrong,
Atkins,
Bennett,
Bittinger,
Breit,
Buckner,
Calhoun,
Choate,
Collins,
Cox,
Davis (Taney),
Davison,
DeFord,

Denslow,
Drabelle,
Ferguson,
Gay,
Gill,
Gmelich,
Griffiths,
Harrison,
Hart,
Higbee,
Hinde,
Johnston,
Kyler,

Leazenby,
McKee,
Mahan,
Meriwether,
Miller,
Moore (Stone),
Moran,
Mortimer,
Old,
O'Reilly,
Porterfield,
Pratte,
Pritchett,

Rohne,
Rothwell,
Sachse,
Schooler,
Schumacher,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Walton,
Waymeyer,
Weaver,
Wetzel—51.

NOES—Messrs.

Arnett,	Drum,	Melson,	Spencer (Douglas),
Avery,	Fuson,	Middleton,	Spencer (St. L. City),
Best,	George,	Munnis,	Steel,
Bothwell,	Hall,	Mueller,	Stickney,
Brock,	Hammond,	Murray,	Sullinger,
Burks,	Jenkins,	Odneal,	Swanger,
Cape,	Jones (Hickory),	Pettijohn,	Tartar,
Cherrington,	Julian,	Robertson,	Tubbs,
Chinn,	Kasey,	Sartin,	Warner,
Cloppedge,	LeFavor,	Sawyer,	Watson,
Correll,	McClum,	Schoppenhorst,	Young (St. Fran.)
Davidson,	McKearly,	Sherrill,	Young (Texas),
Davis (Wayne),	Martin,	Smith (Howell),	Mr. Speaker—53.
DeReign,			

Absent—Messrs.

Anderson,	Edgar,	LeRoy,	Pollock,
Benner,	Freeman,	Lynech,	Ross,
Bourn,	Grubb,	McIntyre,	Russell (N. Madrid),
Carroll,	Jones (Jackson),	Marsh,	Tate,
Crisp,	Jones (Polk),	Moore (Mississippi),	Tatum,
Daneri,	Kline,	O'Dell,	Temme,
Dyer,	Lane,	Pnippis,	Weinhold—28.

Absent with leave—Messrs.

Baughner,	Hancock,	Sailor—3.
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Sick—Mr. Messrs.

Denny,	McPherson,	Shaw,	Spurgeon—5.
Burney,			

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 259, entitled

An act providing for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs, in said county, and prescribing the jurisdiction thereof;

Amendments Nos. 1 and 2 adopted:

Senate amendment No. 1 to House bill No. 259:

Amend House bill No. 259 by striking out the words "residents of said city of El Dorado Springs," in the 4th line in said section 5 of printed bill;

Which was read and adopted.

Senate amendment No. 2 :

Amend House bill No. 259 by striking out the words "residents of said," in the 4th line, and the word "city," in the 5th line, section 6, of printed bill;

Which was read and adopted.

Also, House bill No. 396, entitled

An act to repeal section number fifty of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and to enact a new section, to be numbered 50, in lieu thereof, providing for the times and places of holding circuit courts in the Twenty-second judicial circuit—jurisdiction—duties of clerks and sheriffs;

Also, House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of

courts therein," approved April 7, 1892, also to repeal section 52 of said act and enact a new section in lieu thereof, to be known as section 52.

Mr. Schumacher was granted leave of absence until Thursday noon.

Messrs. Denny, Gurney, McPherson and Spurgeon were reported sick.

On motion of Mr. Bittinger the previous question on passage of House bill No. 10 was ordered.

House bill No. 10 was then ordered to third reading by the following vote on division: Ayes 38, noes 20, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Cherrington,	Kasey,	Sartin,
Avery,	Chinn,	McCollum,	Schoppenhorst.
Benner,	Davis (Wayne),	McKearly,	Spencer (Douglas),
Brock,	DeReign,	Martin,	Steel,
Burks,	Hall,	Mueller,	Tubbs,
Cape,	Julian,	O'Dell,	Young (Texas)—24.

NOES—Messrs.

Anderson,	Dyer,	McKee,	Russell (N. Madrid),
Armstrong,	Edgar,	Mahan,	Sachse,
Atkins,	Ferguson,	Melson,	Sawyer,
Bennett,	Freeman,	Meriwether,	Schooler,
Best,	Fuson,	Middleton,	Sherrill,
Bittinger,	Gay,	Miller,	Short (Cole),
Bothwell,	George,	Minnis,	Short (Phelps),
Bourn,	Gill,	Moore (Mississippi),	Spencer (St. L. City),
Breit,	Gmelich,	Moore (Stone),	Stickney,
Buckner,	Griffiths,	Moran,	Sullinger,
Calhoun,	Hammond,	Mortimer,	Swanger,
Choate,	Harrison,	Murray,	Tartar,
Collins,	Hart,	Odneal,	Tatum,
Correll,	Higbee,	Old,	Temme,
Cox,	Johnston,	O'Reilly,	Walton,
Daneri,	Jones (Hickory),	Pettijohn,	Warner,
Davidson,	Jones (Jackson),	Porterfield,	Watson,
Davis (Taney),	Kline,	Pratte,	Waymeyer,
Davison,	Kyler,	Pritchett,	Weaver,
DeFord,	Lane,	Robertson,	Weinhold,
Denslow,	LeFavor,	Rohne,	Wetzel,
Drabelle,	LeRoy,	Rothwell,	Mr. Speaker—89.
Drum,			

Absent—Messrs.

Carroll,	Jenkins,	Marsh,	Smith (Buchanan),
Coppedge,	Jones (Polk),	Phipps,	Smith (Howell),
Crisp,	Leazenby,	Pollock,	Tate,
Grubb,	Lynch,	Ross,	Young (St. Fran.)
Hinde,	McIntyre,	Schumacher,	—19.

Absent with leave—Messrs.

Baughner,	Hancock,	Sailor—3.
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Sick—Messrs.

Denny,	McPherson,	Shaw,	Spurgeon—5.
Gurney,			

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate

Senate bill No. 360, entitled

An act to amend section 11 of article 29 of laws specially applicable to the City of St. Louis, of the Revised Statutes of 1889, entitled "Police,"

The emergency clause adopted;

In which the concurrence of the House is respectfully requested.

The communication from the State Auditor, concerning the sale of lands, submitted February 11, was referred to Committee on Claims.

The Committee on Claims were permitted to sit during the session of the House.

Mr. Davis of Taney was granted temporary leave of absence.

House bill No. 277 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	DeReign,	LeFavor,	Rothwell,
Armstrong,	Drabelle,	LeRoy,	Russell (N. Madrid),
Arnett,	Drum,	Lynch,	Sartin.
Atkins,	Dyer,	McCollum	Sawyer,
Avery,	Edgar,	McKearly,	Schoppenhorst,
Bennett,	Ferguson,	McKee,	Schooler,
Bittinger,	Freeman,	Mahan,	Sherrill,
Bothwell,	Fuson,	Melson,	Short (Cole),
Bourn,	Gay,	Meriwether,	Short (Phelps),
Breit,	George,	Miller,	Smith (Howell),
Brock,	Gill,	Moore (Stone),	Spencer (Douglas),
Buckner,	Gmelich,	Moran,	Spencer (St. L. City),
Burks,	Griffiths,	Mortimer,	Steel,
Calhoun,	Hall,	Mueller,	Tartar,
Cape,	Harrison,	Murray,	Tatum,
Chinn,	Hart,	O'Dell,	Walton,
Choate,	Higbee,	Odneal,	Warner,
Collins,	Hinde,	Old,	Watson,
Correll,	Johnston,	O'Reilly,	Waymeyer,
Cox,	Jones (Hickory),	Pettijohn,	Weaver,
Daneri,	Jones (Jackson),	Porterfield,	Wetzel,
Davidson,	Kline,	Pratte,	Young (St. Fran.),
Davis (Wayne),	Kyler,	Robertson,	Young (Texas),
Davison,	Lane,	Rohne,	Mr. Speaker—98.
DeFord,	Leazenby,		

NO—Mr. Tubbs—1.

Absent—Messrs.

Benner,	Hammond,	Middleton,	Schumacher,
Best,	Jenkins,	Minnis,	Smith (Buchanan),
Carroll,	Jones (Polk),	Moore (Mississippi),	Stickney,
Cherrington,	Julian,	Phipps,	Sullinger,
Coppedge,	Kasey,	Pollock,	Swanger,
Crisp,	McIntyre,	Pritchett,	Tate,
Davis (Taney),	Marsh,	Ross,	Temme,
Denslow,	Martin,	Sachse,	Weinhold—33.
Grubb,			

Absent with leave—Messrs.

Baughner,	Hancock,	Sailor—3.	
Sick—Messrs.			
Denny,	McPherson,	Shaw,	Spurgeon—5.
Burney,			

Emergency clause of House bill No. 277 was adopted by the following vote:

AYES—Messrs.

Anderson,	Benner,	Brock,	Chinn,
Armstrong,	Bennett,	Buckner,	Collins,
Arnett,	Bittinger,	Cape,	Cox,
Avery,	Breit,	Cherrington,	Daneri,

Davidson,
Davis (Wayne),
Davison,
DeFord,
Denslow,
DeReign,
Drum,
Dyer,
Edgar,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Harrison,
Hart,

Higbee,
Hinde,
Johnston,
Jones (Hickory),
Jones (Jackson),
Kline,
Kyler,
Lane,
Leazenby,
LeRoy,
Lynch,
McCollum,
McKearly,
McKee,
Mahan,
Martin,
Melson,
Meriwether,
Miller,
Minnis,

Moore (Mississippi),
Moore (Stone),
Moran,
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Pritchett,
Robertson,
Rohne,
Rothwell,
Russell (N. Madrid),
Sartin,
Schoppenhorst,
Schooler,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Stickney,
Swanger,
Tartar,
Tatum,
Temme,
Walton,
Warner,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—96.

NOES—Messrs.

Correll,

Pratte,

Tubbs—3.

Absent—Messrs.

Atkins,
Best,
Bothwell,
Bourn,
Calhoun,
Carroll,
Choate,
Coppedge,
Crisp,
Davis (Taney),
Drabelle,
Ferguson,
Hammond,
Jenkins,
Jones (Polk),
Julian,

Kasey,
LeFavor,
McIntyre,
Marsh,
Middleton,
Old,
Pollock,
Porterfield,
Ross,
Sachse,
Sawyer,
Schumacher,
Steel,
Sullinger,
Tate,
Watson—32.

Absent with leave—Messrs.

Baughner,

Burks,

Hancock,

Sailor—4.

Sick—Messrs.

Denny,
Gurney,

McPherson,

Shaw,

Spurgeon—5.

Mr. Spencer of St. Louis City was called to the chair.

Title to House bill No. 277 was agreed to.

Mr. Collins moved that the vote by which House bill No. 277 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 184 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,
Arnett,
Avery,
Bennett,
Bittinger,
Bourn,
Breit,
Brock,
Buckner,
Calhoun,
Cape,
Choate,
Collins,
Correll,
Daneri,
Davidson,
Davis (Wayne),
Davison,
Denslow,
DeReign,
Drabelle,

Drum,
Dyer,
Edgar,
Ferguson,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Harrison,
Hart,
Higbee,
Hinde,
Jones (Hickory),
Jones (Jackson),
Julian,
Kline,
Kyler,
Lane,

Leazenby,
LeRoy,
Lynch,
McCollum,
McKearly,
Mahan,
Martin,
Melson,
Miller,
Minnis,
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pritchett,
Rohne,

Sartin,
Schooler,
Short (Cole),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Stickney,
Swanger,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Fran.),

NOES—Messrs.

Anderson,	DeFord,	Meriwether,	Schoppenhorst,
Benner,	Freeman,	Mueller,	Sherrill,
Bothwell,	Hall,	Pratte,	Short (Phelps),
Cherrington,	LeFavor,	Rothwell,	Tartar,
Cox,	McKee,	Sawyer,	Young (Texas)—20.

Absent—Messrs.

Atkins,	Hammond,	Middleton,	Russell (N. Madrid),
Best,	Jenkins,	Moore (Mississippi),	Sachse,
Carroll,	Johnston,	Mortimer,	Schumacher,
Chinn,	Jones (Polk),	Pollock,	Sullinger,
Coppedge,	Kasey,	Porterfield,	Tate,
Crisp,	McIntyre,	Robertson,	Watson,
Davis (Taney),	Marsh,	Ross,	Mr. Speaker—28.

Absent with leave—Messrs.

Baughner,	Burks,	Hancock,	Sailor—4.
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Sick—Messrs.

Denny,	McPherson,	Shaw,	Spurgeon—5.
Gurney,			

Title to House bill No. 184 was agreed to.

Mr. McCollum moved that the vote by which House bill No. 184 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Davidson moved to reconsider the vote by which the rules were suspended and bills taken up for third reading.

Mr. Moran moved the previous question on the motion to reconsider.

The previous question was ordered by the following vote, Messrs Julian and Davidson demanding the ayes and noes :

AYES—Messrs.

Benner,	Griffith,	Minnis,	Spencer (Douglas),
Bennett,	Grubb,	Moore (Stone),	Spencer (St L. City),
Bittinger,	Hall,	Moran,	Steel,
Bothwell,	Hammond,	Mueller,	Stickney,
Breit,	Harrison,	Murray,	Swanger,
Brock,	Hart,	Odneal,	Tartar,
Calhoun,	Higbee,	Pettijohn,	Tatum,
Cherrington,	Hinde,	Porterfield,	Temme,
Davis (Wayne),	Jones (Hickory),	Robertson,	Thbbs,
Davison,	Jones (Jackson),	Rohne,	Walton,
DeFord,	Leazenby,	Sailor,	Warner,
Denslow,	LeFavor,	Sartin,	Watson,
Drum,	LeRoy,	Sawyer,	Waymeyer,
Edgar,	McKearly,	Schoppenhorst,	Wetzel,
Freeman,	Martin,	Short (Phelps),	Young (Texas),
Gay,	Miller,	Smith (Howell),	Mr. Speaker—65.
Gmelich,			

NOES—Messrs.

Anderson,	Daneri,	Kyler,	Pratte,
Armstrong,	Davidson,	Lane,	Pritchett,
Arnett,	DeReign,	Lynch,	Rothwell,
Avery,	Drabelle,	McCollum,	Russell (N. Madrid),
Bourn,	Dyer,	McKee,	Schooler,
Buckner,	Ferguson,	Melson,	Sherrill,
Cape,	Fuson,	Meriwether,	Short (Cole),
Chinn,	George,	Moore (Mississippi),	Smith (Buchanan),
Collins,	Gill,	Mortimer,	Weaver,
Coppedge,	Jenkins,	O'Dell,	Weinhold,
Correll,	Julian,	Old,	Young (St. Francois)
Cox,	Kline,	O'Reilly,	—47.

Absent—Messrs.

Atkins,	Davis (Taney),	McIntyre,	Ross,
Best,	Denny,	Mahan,	Sachse,
Burks,	Hancock,	Marsh,	Schumacher,
Carroll,	Johnston,	Middleton,	Sullinger,
Choate,	Jones (Polk),	Phipps,	Tate—23.
Crisp,	Kasey,	Pollock,	

Absent with leave—Mr. Baugher—1

Sick—Messrs.

Gurney,	McPherson,	Shaw,	Spurgeon—4.
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The motion to reconsider the vote by which the rules were suspended and bills taken up for third reading was then not agreed to by the following vote on division: Ayes 43, noes 64.

House bill No. 590 was taken up for third reading and passage.

On motion of Mr. Young of Texas,

House bill No. 590 was indefinitely postponed by the following vote on division: Ayes 58, noes 26.

House bill No. 170 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson.	Davis (Wayne),	Jones (Jackson),	Robertson,
Armstrong,	DeFord,	Julian,	Rohne,
Arnett,	DeReign,	Lane,	Sailor,
Avery.	Drum,	Leazenby,	Sartin,
Benner,	Dyer,	LeRoy,	Sawyer,
Bennett,	Edgar,	McCollum,	Short (Cole),
Bittinger,	Ferguson,	Martin,	Short (Phelps),
Bothwell,	Freeman,	Mariwether,	Smith (Buchanan),
Breit,	Fuson,	Miller,	Smith (Howell),
Brock,	Gay,	Minnis,	Spencer (Douglas),
Buckner,	George,	Moore (Mississippi),	Spencer (St. L. City),
Cape,	Gill,	Moore (Stone),	Steel,
Carroll,	Gmelich,	Mueller,	Swanger,
Cherrington,	Griffiths,	Murray,	Tartar,
Chinn,	Grubb,	O'Dell,	Tubbs,
Choate,	Hall,	Odneal,	Waymeyer,
Collins,	Hancock,	Old,	Weaver,
Coppedge,	Harrison,	Pettijohn,	Young (St. Francois),
Correll,	H/abee,	Phipps,	Young (Texas),
Daneri,	Johnston.	Pratte,	Mr. Speaker—82.
Davis (Taney).	Jones (Hickory),		

NOES—Messrs.

Davidson,	Jenkins,	O'Reilly,	Stickney,
Davison,	Kline,	Porterfield,	Tate,
Denslow,	Kyer,	Pritchett,	Tatum,
Drabelle,	LeFavor,	Rothwell,	Watson,
Hammond,	Lynch,	Russell (N. Madrid),	Weinhold.
Hart,	McKee,	Schooler,	Wetzel—27.
Hinde,	Moran,	Sherrill,	

Absent—Messrs.

Atkins,	Denny,	Melson,	Schoppenhorst,
Best,	Jones (Polk),	Middleton,	Schumacher,
Bourn,	Kasey,	Mortimer,	Sullinger,
Burks,	McIntyre,	Pollock,	Tamme,
Calhoun,	McKearly,	Ross,	Walton,
Cox,	Mahan,	Sachse,	Warner—26.
Crisp,	Marsh,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw,	Spurgeon—4.
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Title to House bill No. 170 was agreed to.

Mr. Benner moved that the vote by which House bill No. 170 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Committee substitute for House bill No. 408 was taken up for third reading and passage, and passed by the following vote :

AYES—Messrs.

Anderson,	Drabelle,	LeRoy,	Sawyer,
Arnett,	Drum,	McCollum,	Schoppenhorst,
Avery,	Dyer,	McKee,	Schooler,
Benner,	Edgar,	Mahan,	Short (Cole),
Bennett,	Ferguson,	Marsh,	Short (Phelps),
Bittinger,	Freeman,	Martin,	Smith (Buchanan),
Bothwell,	Fuson,	Melson,	Smith (Howell),
Breit,	Gay,	Meriwether,	Spencer (Douglas),
Brock,	George,	Miller,	Spencer (St. L. City),
Buckner,	Gill,	Minnis,	Steel,
Calhoun,	Gmelich,	Moore (Stone),	Stickney,
Cape,	Griffiths,	Moran,	Swanger,
Carroll,	Grubb,	Murray,	Tartar,
Cherrington,	Hammond,	O'Dell,	Tate,
Chinn,	Hancock,	Odneal,	Temme,
Choate,	Harrison,	Old,	Tubbe,
Collins,	Higbee,	O'Reilly,	Walton,
Coppedge,	Hinde,	Pettijohn,	Warner,
Correll,	Jenkins,	Phipps,	Watson,
Cox,	Johnston,	Porterfield,	Waymeyer,
Daneri,	Jones (Hickory),	Pratte,	Weaver,
Davis (Taney),	Jones (Jackson),	Pritchett,	Weinhold,
Davis (Wayne),	Julian,	Rohne,	Wetzel,
Davison,	Kyler,	Rothwell,	Young (St. Fran),
DeFord,	Lane,	Russell (N. Madrid),	Young (Texas),
Denslow,	Leazenby,	Sailor,	Mr. Speaker—107.
DeReign,	LeFavor,	Sartin,	

NOES—Messrs

Hall, Hart—2.

Absent—Messrs.

Armstrong,	Jones (Polk),	Middleton,	Ross,
Atkins,	Kasey,	Moore (Mississippi),	Schase,
Baughner,	Kline,	Mortimer,	Schumacher,
Best,	Lynch,	Mueller,	Sherrill,
Bourn,	McIntyre,	Pollock,	Sullinger,
Crisp,	McKearly,	Robertson,	Tatum—25.
Davidson,			

Absent with leave—Mr. Burks—1.

Sick—Messrs.

Denny,	McPherson,	Shaw,	Spurgeon—5.
Gurney,			

Title to Committee substitute for House bill No. 408 was agreed to.

Mr. Drabelle moved that the vote by which Committee substitute for House bill No. 408 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 486 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Collins,	Drabelle,	Grubb,
Avery,	Coppedge,	Dyer,	Hammond,
Bittinger,	Correll,	Edgar,	Harrison,
Bothwell,	Daneri,	Freeman,	Higbee,
Breit,	Davis (Taney),	Gay,	Hinde,
Brock,	Davison,	George,	Johnston,
Calhoun,	DeFord,	Gill,	Jones (Hickory),
Choate,	Denslow,	Gmelich,	Jones (Jackson),

Julian,	Minnis,	Rohne,	Stickney,
Kyler,	Moore (Stone),	Russell (N. Madrid),	Swanger,
Lane,	Moran,	Sailor,	Tate,
Leazenby,	Mueller,	Sawyer,	Temme,
LeRoy,	Murray,	Schoppenhorst,	Tubbs,
Lynch,	O'Dell,	Scherrill,	Walton,
McCollum,	Odneal,	Short (Cole),	Watson,
McKee,	O'Reilly,	Short (Phelps),	Weinhold,
Mahan,	Pettijohn,	Smith (Howell),	Wetzel,
Martin,	Phipps,	Spencer (Douglas),	Young (St. Francois)
Melson,	Porterfield,	Spencer (St. L City)	Young (Texas).
Miller,	Robertson,	Steel,	Mr. Speaker—80.

NOES—Messrs.

Arnett,	Davidson,	Jenkins,	Schooler,
Bennett,	Drum,	Kline,	Smith (Buchanan),
Cape,	Fuson,	LeFavor,	Tartar,
Cherrington,	Hall,	Pritchett,	Waymeyer,
Chinn,	Hancock,	Sartin,	Weaver—22.
Cox,	Hart,		

Absent—Messrs.

Anderson,	Davis (Wayne),	McKearly,	Pratte,
Atkins,	Denny,	Marsh,	Ross,
Benner,	DeReign,	Meriwether,	Rothwell,
Best,	Ferguson,	Middleton,	Sachse,
Bourn,	Griffiths,	Moore (Mississippi),	Schumacher,
Buckner,	Jones (Polk),	Mortimer,	Soilingier,
Burks,	Kasey,	Old,	Tatum,
Carroll,	McIntyre,	Pollock,	Warner—33.
Crisp,			

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw	Spurgeon—4.
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Title to House bill No. 486 was agreed to.

Mr. Davison moved the vote by which House bill No. 486 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 462 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Denslow,	Kline,	Sailor,
Armstrong,	Drabelie,	Kyler,	Sartin,
Arnett,	Drum,	Lane,	Sawyer,
Avery,	Dyer,	LeRoy,	Schoppenhorst,
Benner,	Edgar,	McCollum,	Short (Cole),
Bennett,	Ferguson,	McKee,	Short (Phelps),
Bittinger,	Freeman,	Mahan,	Smith (Howell),
Bothwell,	Fuson,	Martin,	Spencer (Douglas),
Breit,	Gav,	Meriwether,	Spencer (St. L City),
Brock,	George,	Miller,	Steel,
Burks,	Gill,	Minnis,	Stickney,
Calhoun,	Gmelich,	Moore (Stone),	Swanger,
Cape,	Griffiths,	Moran,	Tartar,
Cherrington,	Grubb,	Mueller,	Tate,
Chinn,	Hall,	O'Dell,	Temme,
Collins,	Hammond,	Odneal,	Tubbs,
Coppedge,	Hancock,	O'd.	Watson,
Correll,	Harrison,	Pettijohn,	Waymeyer,
Cox,	Hinde,	Phipps,	Weaver,
Davidson,	Jenkins,	Porterfield,	Wetzel,
Davis (Taney),	Johnston,	Pratte,	Young (St. Francois)
Davis (Wayne),	Jones (Hickory),	Pritchett,	Young (Texas).
Davison,	Jones (Jackson),	Rohne,	Mr. Speaker—94.
Denny,	Julian,		

NOES—Messrs.

Hart,	Moore (Mississippi),	Schooler,	Smith (Buchanan),
Leazenby,	O'Reilly,	Sherrill,	Weinhold—10.
LeFavor,	Russell (N. Madrid),		

Absent—Messrs.

Atkins,	DeFord,	Marsh,	Rothwell,
Best,	DeReign,	Melson,	Sachse,
Bourn,	Higbee,	Middleton,	Schumacher,
Buckner,	Jones (Polk),	Mortimer,	Sullinger,
Carroll,	Kasey,	Murray,	Tatum,
Choate,	Lynch,	Pollock,	Walton,
Crisp,	McIntyre,	Robertson,	Warner—31.
Daneri,	McKearly,	Ross,	

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw,	Spurgeon—4.
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Title to House bill No. 462 was agreed to.

Mr. Moran moved that the vote by which House bill No. 462 passed be reconsidered, and motion be laid on the table;

Which was agreed to.

House bill No. 433 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Benner,	Ferguson,	McKearly,	Rohne,
Best,	Freeman,	McKee,	Sailor,
Bittinger,	Gay,	Marsh,	Sartin,
Bothwell,	Gmelich,	Martin,	Sawyer,
Breit,	Griffiths,	Melson,	Schoppenhorst,
Buckner,	Grubb,	Meriwether,	Short (Cole),
Calhoun,	Hall,	Miller,	Short (Phelps),
Cherrington,	Hancock,	Minnis,	Spencer (St. L. City)
Choate,	Harrison,	Moore (Mississippi),	Steel,
Davidson,	Higbee,	Moore (Stone),	Sullinger,
Davis (Taney),	Hinde,	Moran,	Swanger,
Davis (Wayne),	Johnston,	Mueler,	Tartar,
Davison,	Jones (Jackson),	Murray,	Tate,
DeFord,	Kline,	O'Dell,	Tabbs,
Denny,	Kyler,	Odneal,	Warner,
Denslow,	LeFavor,	Old,	Waymeyer,
Drum,	LeRoy,	Pettijohn,	Wetzel,
Dyer,	Lynch,	Phipps,	Young (St. Francois)
Edgar,	McCollum,	Robertson,	Mr. Speaker—76.

NOES—Messrs.

Anderson,	Chinn,	Jones (Hickory),	Smith (Howell),
Armstrong,	Correll,	Leazenby,	Spencer (Douglas),
Arnett,	Cox,	Mahan,	Temme,
Bennett,	Fuson,	Pratte,	Watson,
Brock,	George,	Schooler,	Weaver,
Burks,	Gill,	Sherrill,	Weinhold,
Cape,	Hart,	Smith (Buchanan),	Young (Texas)—28.

Absent—Messrs.

Atkins,	DeReign,	McIntyre,	Rothwell,
Avery,	Drabelle,	Middleton,	Russell (N. Madrid),
Bourn,	Hammond,	Mortimer,	Sachse,
Carroll,	Jenkins,	O'Reilly,	Schumacher,
Collins,	Jones (Polk),	Pollock,	Stickney,
Coppedge,	Julian,	Porterfield,	Tatum,
Crisp,	Kasey,	Pritchett,	Walton—31.
Daneri,	Lane,	Ross,	

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw,	Spurgeon—4.
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Title to House bill No. 433 was agreed to.

Mr. Moran moved that the vote by which House bill No. 433 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Speaker resumed the chair.

The following message was received from Hon. George H. Pountain, Doorkeeper of the House of Representatives:

Hon. B. F. RUSSELL, Speaker of the House of Representatives,

Jefferson City, Mo.:

Dear Sir—Being confined at home by a severe attack of laryngitis, I am advised by my physician that there is no possibility of my being able to attend to my duties as Doorkeeper of the House during the remaining portion of the session, and therefore tender my resignation of that office.

Very respectfully, your obedient servant,

GEORGE H. POUNTAIN.

(Signed)

Which was read, and resignation accepted.

House bill No. 484 was taken up for third reading and passage.

Mr. Sartin moved that House bill No. 484 be laid over informally;

Which was agreed to.

House bill No. 76 was taken up for third reading and passage and failed to pass by the following vote:

A YES—Messrs.

Atkins,
Best,
Bittinger,
Breit,
Brock,
Cherrington,
Choate,
Davis (Taney),
Davis (Wayne),
Davison,

Denny,
Denslow,
Drum,
Dyer,
Edgar,
Freeman,
Gay,
Gmelich,
Griffiths,

Hancock,
Harrison,
Jones (Jackson),
Kyler,
LeFavor,
Martin,
Miller,
Moore (Stone),
Murray,

O'Dell,
Odneal,
Pettijohn,
Robertson,
Rohne,
Sartin,
Spencer (St. L. City),
Swanger,
Walton—37.

NOES—Messrs.

Anderson,
Armstrong,
Arnett,
Avery,
Bennett,
Cape,
Chinn,
Collins,
Coppedge,
Correll,
Davidson,
DeFord,
DeReign,
Ferguson,
Fuson,
George,
Gill,

Grubb,
Hall,
Hammond,
Hart,
Higbee,
Jenkins,
Johnston,
Jones (Hickory),
Kasey,
Kline,
Lane,
Leazenby,
LeRoy,
Lynch,
McKearly,
McKee,
Mahan,

Meriwether,
Middleton,
Minnis,
Moore (Mississippi),
Moran,
Phipps,
Pratte,
Pritchett,
Rothwell,
Russell (N. Madrid),
Sachse,
Sawyer,
Schoppenhorst,
Schooler,
Sherrill,
Short (Cole),

Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Steel,
Stickney,
Tartar,
Tate,
Temme,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—66.

Absent—Messrs.

Benner,
Bothwell,
Bourn,
Buckner,
Burks,
Calhoun,
Carroll,
Cox,

Crisp,
Daneri,
Drabelle,
Hinde,
Jones (Polk),
Julian,
McCollum,
McIntyre,

Marsh,
Melson,
Mortimer,
Mueller,
Old,
O'Reilly,
Pollock,
Porterfield,

Ross,
Sailor,
Schumacher,
Sullinger,
Tatum,
Tubbs,
Warner,
Young (St. Franc.)

—32.

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,

McPherson,

Shaw,

Spurgeon—4.

House bill No. 488 was taken up for third reading and passage.

Mr. Young of Texas moved that House bill No. 488 be indefinitely postponed.

The motion to postpone was not agreed to by the following vote—
Messrs. Jones of Hickory and O'Dell demanding the ayes and noes :

AYES—Messrs.

Anderson,	Davidson,	Kasey,	Schooler,
Arnett,	Davis (Taney),	Leazenby,	Smith (Howell),
Benner,	Davison,	LeFavor,	Spencer (Douglas),
Bennett,	DeFord,	Mahan,	Spencer (St. L. City),
Best,	Denny,	Martin,	Steel,
Bittinger,	Denslow,	Melson,	Swanger,
Breit,	Dyer,	Minnis,	Tartar,
Brock,	George,	Moran,	Temme,
Burks,	Gmelich,	Mueller,	Walton,
Calhoun,	Griffiths,	Pettijohn,	Watson,
Choate,	Grubb,	Phipps,	Welz-l.
Collins,	Hall,	Rohne,	Young (St. Francois)
Coppedge,	Hammond,	Sailor,	Young (Texas),
Cox,	Johnston,	Schoppenhorst,	Mr. Speaker—56.

NOES—Messrs.

Armstrong,	Fuson,	Lynch,	Pratte,
Atkins,	Gay,	McCollum,	Pritchett,
Avery,	Gill,	McKearly,	Russell (N. Madrid),
Bothwell,	Hancock,	McKee,	Sachse,
Cape,	Harrison,	Meriwether,	Sartin,
Cherrington,	Hart,	Middleton,	Sawyer,
Chinn,	Higbee,	Miller,	Short (Cole),
Correll,	Jenkins,	Moore (Mississippi),	Short (Phelps),
Davis (Wayne),	Jones (Hickory),	Moore (Stone),	Smith (Buchanan),
DeReign,	Jones (Jackson),	Murray,	Tate,
Drum,	Kline,	O'Dell,	Warner,
Edgar,	Kyler,	Odneal,	Weaver,
Ferguson,	Lane,	Old,	Weinhold—55.
Freeman,	LeRoy,	O'Reilly,	

Absent—Messrs.

Buckner,	Jones (Polk),	Porterfield,	Stickney,
Barroll,	Julian,	Robertson,	Sullinger,
Crisp,	McIntyre,	Ross,	Tatum,
Daneri,	Marsh,	Rothwell,	Tubbs,
Drabelle,	Mortimer,	Schumacher,	Waymeyer—23.
Hinde,	Pollock,	Sherrill,	

Absent with leave—Messrs.

Baughner. Bourn—2.

Sick—Messrs.

Turney, McPherson, Shaw, Spurgeon—4.

House bill No. 488 was then ordered read third time by the following vote on division: Ayes 51, noes 43, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,	Gill,	McKee,	Robertson,
Atkins,	Grubb,	Middleton,	Rohne,
Avery,	Harrison,	Miller,	Russell (N. Madrid),
Best,	Hart,	Moore (Mississippi),	Sachse,
Breit,	Higbee,	Moore (Stone),	Sartin,
Buckner,	Jenkins,	Moran,	Short (Cole),
Cape,	Jones (Hickory),	Murray,	Short (Phelps),
Cherrington,	Jones (Jackson),	O'Dell,	Steel,
Chinn,	Kasey,	Old,	Tate,
Correll,	Kline,	O'Reilly,	Tatum,
Davis (Wayne),	Kyler,	Phipps,	Warner,
DeReign,	Lane,	Pollock,	Weaver,
Drum,	LeFavor,	Porterfield,	Weinhold,
Ferguson,	McCollum,	Pratte,	Young (St. Fran.),
Freeman,	McKearly,	Pritchett,	—60.
Fuson,			

NOES—Messrs.

Anderson,	Davis (Taney),	Johnson,	Schooler,
Arnett,	Davison,	Leazenby,	Smith (Buchanan),
Benner,	DeFord,	LeRoy,	Smith (Howell),
Bennett,	Denny,	Lynch,	Spencer (Douglas),
Bittinger,	Denslow,	Mahan,	Spencer (St. L. City),
Bourn,	Drabelle,	Martin,	Swanger,
Brock,	Edgar,	Melson,	Tartar,
Burks,	Gay,	Meriwether,	Temme,
Calhoun,	George,	Minnis,	Walton,
Choate,	Gmelich,	Mueller,	Watson,
Collins,	Griffiths,	Pettijohn,	Waymeyer,
Coppedge,	Hall,	Rothwell,	Wetzel,
Cox,	Hammond,	Sailor,	Young (Texas),
Daneri,	Hancock,	Sawyer,	Mr. Speaker—59.
Davidson,	Hinde,	Schoppenhorst,	

Absent—Messrs.

Bothwell,	Jones (Polk),	Mortimer,	Sherrill,
Carroll,	Julian	Odneal,	Stickney,
Crisp,	McIntyre,	Ross,	Sullinger,
Dyer,	Marsh,	Schumacher,	Tubbs—16.

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw,	Spurgeon—4.
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Mr. Moore of Mississippi moved that the House take a recess until 7:30 p. m.; which was not agreed to by the following vote :

AYES—Messrs.

Armstrong,	Daneri,	LeFavor,	Russell (N. Madrid),
Atkins,	DeReign,	McKee,	Schooler,
Avery,	Drabelle,	Melson,	Sherrill,
Bourn,	Dyer,	Meriwether,	Short (Cole),
Buckner,	Ferguson,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Fuson,	O'Dell,	Tate,
Chinn,	Grubb,	Old,	Weaver,
Coppedge,	Hart,	O'Reilly,	Weinhold,
Correll,	Jenkins,	Pritchett,	Young (St. Fran.),
Cox,	Kasey,	Rothwell,	—39.

NOES—Messrs.

Arnett,	Gay,	Middleton,	Smith (Howell),
Benner,	Gmelich,	Miler,	Spencer (Douglas),
Bennett,	Griffiths,	Minnis,	Spencer (St. L. City),
Best,	Hall,	Moore (Stone),	Spurgeon,
Brett,	Hammond,	Moran,	Steel,
Brock,	Hancock,	Mueller,	Stickney,
Burks,	Harrison,	Murray,	Swanger,
Cherrington,	Higbee,	Pettijohn,	Tartar,
Choate,	Johnston,	Phipps,	Tatum,
Davis (Taney),	Jones (Hickory),	Porterfield,	Temme,
Davis (Wayne),	Jones (Jackson),	Robertson,	Tubbs,
Davison,	Kline,	Rohne,	Warner,
DeFord,	Kyler,	Sachse,	Watson,
Denny,	Leazenby,	Sailor,	Waymeyer,
Denslow,	LeRoy,	Sartin,	Wetzel,
Drum,	McCullum,	Sawyer,	Young (Texas),
Edgar,	Mahan,	Schoppenhorst,	Mr. Speaker—71.
Freeman,	Martin,	Short (Phelps),	

Absent—Messrs.

Anderson,	Davidson,	Lynch,	Pollock,
Bittinger,	George,	McIntyre,	Pratte,
Bothwell,	Gill,	McKearly,	Ross,
Calhoun,	Hinde,	Marsh,	Schumacher,
Carroll,	Jones (Polk),	Mortimer,	Sullinger,
Collins,	Julian,	Odneal,	Walton—26.
Crisp,	Lane,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	McPherson,	Shaw—3.
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Mr. Davis of Taney, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 328, entitled

An act to prohibit book-making and pool-selling at any place other than upon the premises of regular race-courses,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 586, entitled

An act providing for the holding two terms of Johnson county circuit court and two terms of Johnson county probate court and two terms of Johnson county county court at the town of Holden, in said county, and prescribing the jurisdiction thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 253, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," approved April 7, 1892, and to add two new sections thereto,

Begs leave to report that it has examined the same, and recommends that it do pass, when the accompanying amendments are adopted :

Amendment No. 1 :

Amend Senate bill No. 253 by striking out all after the enacting clause and substituting therefor the following :

Section 1. That section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of 37th general of the State of Missouri, approved April 7, 1892, be and the same is hereby amended by inserting after the word "Chariton," in line 3 of said section, the following words : "at the city of Salisbury on the second Monday in January and the second Monday in July, at the city of Keytesville," and by striking out the words "third" and "Monday," in line 4 of said section, and insert in lieu thereof the words "second Monday," and by inserting between the words "and" and "July," in said fourth line of said section, the words "the third Monday in," and by striking out the word "fourth," in line 6 of said section, and insert in lieu thereof the word "third," so that said section, when so amended, shall read as follows :

Section 40. In the Twelfth judicial circuit, in the county of Sullivan, on the third Mondays in May and November ; in the county of Chariton, at the city of Salisbury on the second Monday in January and the second Monday in July, and at the city of Keytesville on the first Monday in April and the third Monday in October ; in the county of Carroll, on the second Monday in March and the third Monday in July and the first Monday in November ; in the county of Linn, in the city of Brookfield on the third Monday in February and the fourth Monday in September, and in the city of Linneus on the first Mondays of June and December.

Which was read and adopted.

Amendment No. 2 :

Amend title to Senate bill No. 253 by striking out the words "and to add two new sections thereto," at the end of said title ;

Which was read and adopted.

Amendments ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 211, entitled

An act to amend an act to repeal section 2246, Revised Statutes of 1889, and enact in lieu thereof a new section, approved April 18, 1891, relating to the taking of appeals from interlocutory orders,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 270, entitled

An act to amend chapter 58, Revised Statutes of Missouri 1889, relating to druggists, by adding a new section thereto to be known as section 4625a,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 821, entitled

An act to provide for the investigation of county contracts, and their reformation, by circuit courts, on the petition of fifty or more resident tax-payers of the county,

Begs leave to report that it has examined the same, and recommends that it do pass, with committee amendments;

Amendment No. 1:

Amend House bill No. 821 by inserting in the first line of section 1, between the words "resident" and "tax-payers," the following words: "solvent and responsible;"

Which was read and adopted.

Amendment No. 2:

Amend House bill No. 821 by adding the following words: "The said petition shall be filed in the office of the clerk of the circuit court of said county, and thereafter the death, removal or disability of any one or more of such petitioners or plaintiffs shall not abate or affect the said suit;"

Which was read and adopted, and 300 copies of the amendments ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 367, entitled

An act to amend section 38, of the session act of extra session, 1892, entitled "An act to redistrict the State into judicial districts, and to fix the terms of courts therein," approved April 7, 1892, as amended by session act, 1893, approved March 31, 1893;

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Walton, from the Committee on Manufactures, submitted the following report :

MR. SPEAKER ; Your Committee on Manufactures, to which was referred House bill No. 751, entitled

An act to amend section 3888, article 8, chapter 47, of the Revised Statutes of Missouri, 1889, prohibiting the use of certain ingredients in the manufacture of candies,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell moved that House bills be taken up for engrossment ; Which was not agreed to.

Substitute for House bill No. 200 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Arnett,	Davis (Wayne),	Jones (Jackson),	Pettijohn,
Atkins,	Davison,	Julian,	Phipps,
Avery,	Denslow,	Kyler,	Pollock,
Best,	Edgar,	McCollum,	Sawyer,
Bourn,	Freeman,	Martin,	Sherrill,
Breit,	Fuson,	Miller,	Short (Phelps),
Brock,	George,	Moran,	Tubbs,
Burks,	Griffiths,	Murray,	Warner,
Choate,	Grubb,	Odneal,	Weaver—38.
Correll,	Johnston,		

NOES—Messrs.

Armstrong,	Gmelich,	Moore (Mississippi),	Spencer (Douglas),
Bennett,	Hall,	Moore (Stone),	Spencer (St. L. city),
Balhoun,	Hammond,	Mueller,	Steel,
Cape,	Hancock,	O'Dell,	Stickney,
Herrington,	Harrison,	O'Reilly,	Sullinger,
Collins,	Hart,	Porterfield,	Tartar,
Cox,	Higbee,	Pratte,	Tate,
Davidson,	Jones (Hickory),	Rohne,	Tatum,
Davis (Taney),	Kasey,	Rothwell,	Watson,
DeFord,	LeFavor,	Russell (N. Madrid),	Waymeyer,
Denny,	LeRoy,	Sachse,	Weinhold,
DeReign,	McKee,	Sartin,	Wetzel,
Drabelle,	Mahan,	Schoppenhorst,	Young (St. Fran.)
Drum,	Meriwether,	Schooler,	Young (Texas).
Eyer,	Middleton,	Short (Cole),	Mr. Speaker—63.
Gay,	Minnis,	Smith (Howell),	

Absent—Messrs.

Anderson,	Daneri,	Lynch,	Robertson,
Benner,	Ferguson,	McIntyre,	Ross,
Bittinger,	Gill,	McKearly,	Sailor,
Bothwell,	Hinde,	Marsh,	Schumacher,
Buckner,	Jenkins,	Melson,	Smith (Buchanan),
Carroll,	Jones (Polk),	Mortimer,	Swanger,
Chinn,	Kline,	Old,	Temme,
Coppedge,	Lane,	Pritchett,	Walton—34.
Crisp,	Leazenby,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Burney,	McPherson,	Shaw,	Spurgeon—4.
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On motion of Mr. LeFavor,

The House adjourned under the rules by the following vote on division : Ayes 71, noes 36.

FIFTY-THIRD DAY—THURSDAY, March 7, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

On motion of Mr. Spencer of St. Louis City, Senate bills Nos. 45 and 26 were made special order for Friday, March 8, after the morning hour.

Mr. Kasey presented a petition from citizens of Bevier, Macon county, Mo., on the subject of mine labor; which was read and Referred to Committee on Labor.

On motion of Mr. Sartin, 300 copies of House bill No. 694 were ordered printed, and bill placed on calendar by the following vote on division: Ayes 16, noes 12.

Mr. Tubbs introduced joint and concurrent resolution No. 23, Submitting to the qualified voters of the State of Missouri a proposition to amend section 6, article 11, of the Constitution of the State, providing for the conversion of the bonded debt of the State, including all State certificates of indebtedness which do now or which may hereafter form a part of the permanent school fund of the State, into an interest-bearing fund;

Which was read first time.

On motion of Mr. Tubbs, 300 copies of joint and concurrent resolution No. 23 were ordered printed, and printing given precedence over all other House printing.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 335, entitled

An act to amend section 23 of article 29 of the Revised Statutes of Missouri of 1889, entitled "The police,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 815, entitled

An act regulating the rate of interest and forbearance on money loaned on chattel or personal security, in cities having sixty thousand inhabitants or more,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 544, entitled

An act providing for the placing under ground of electric wires and cables, and for the construction of subways for that purpose, in cities of this State which now have or may hereafter have a population of two hundred thousand inhabitants or more,

Begs leave to report that it has examined the same, and recommends that the following substitute for House bill No. 544 do pass;

Which was read, substitute adopted, and 300 copies ordered printed.

Mr. Moran, from Joint Committee on Printing, submitted the following report:

MR. SPEAKER: Your Joint Committee on Printing, to which was referred the report of special committee appointed to settle with the Auditor and Treasurer, and to examine into the affairs of all other State officers (the Governor excepted), and to inquire into the validity of the bonds of the various State officers,

Begs leave to report that it has examined the same, and recommends that fifteen hundred copies of the same be printed for the use of the members of this House, and for distribution; and that same be printed in the appendix of the House Journal;

Which was read and adopted.

Mr. Moran, from the Joint Committee on Printing, submitted the following report:

MR. SPEAKER: Your Joint Committee on Printing, to which was referred the report of the Fish Commission,

Begs leave to report that it has considered the same, and recommends that two thousand copies of the same be printed, five hundred of which shall be in pamphlet form for the use of the members of this House, and fifteen hundred bound, in paper, for distribution as is provided by law;

Which was read and adopted.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 293, entitled

An act to amend an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, as amended by the act of the General Assembly approved March 28, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. Short of Cole,

Senate bill No. 293 was called up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Benner,
Bennett,

Best,
Bittinger,
Bothwell,
Breit,
Brook,
Buckner,
Burks,

Cape,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Cox,

Daneri,
Davidson,
Davis (Wayne),
Davison,
DeFord,
Denny,
Denslow,

DeReign,	Kline,	Old,	Spencer (Douglas),
Drabelle,	Kyler,	O'Reilly,	Spencer (St. L. City)
Drum,	Leazenby,	Pettijohn,	Steel,
Dyer,	LeFavor,	Phipps,	Stickney,
Edgar,	LeRoy,	Pollock,	Sullinger,
Ferguson,	Lynch,	Porterfield,	Swanger,
Freeman,	McCollum,	Robertson,	Tartar,
Fuson,	McKearly,	Rohne,	Tate,
Gmelich,	McKee,	Rothwell,	Tatum,
Griffitts,	McPherson,	Russell (N. Madrid),	Temme,
Grubb,	Mahan,	Sachse,	Tubbs,
Hall,	Melson,	Sailor,	Walton,
Hammond,	Meriwether,	Sartin,	Watson,
Hancock,	Middleton,	Sawyer,	Waymeyer,
Harrison,	Miller,	Schoppenhorst,	Weaver,
Hart,	Minnis,	Schooler,	Weinhold,
Higbee,	Moore (Stone),	Sherrill,	Wetzel,
Jenkins,	Moran,	Short (Cole),	Young (St. Fran.),
Johnston,	Murray,	Short (Phelps),	Young (Texas),
Julian,	O'Dell,	Smith (Howell),	Mr. Speaker—110.
Kasey,	Odneal,		

NOES—None.

Absent—Messrs.

Bourn,	George,	McIntyre,	Pratt,
Calhoun,	Gill,	Marsh,	Pritchett,
Carroll,	Hinde,	Martin,	Ross,
Cherrington,	Jones (Hickory),	Moore (Mississippi),	Schumacher,
Crisp,	Jones (Jackson),	Mortimer,	Smith (Buchanan),
Davis (Taney),	Jones (Polk),	Mueller,	Warner—26.
Gay,	Lane,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	Shaw,	Spurgeon—3.
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Title to Senate bill No. 293 was agreed to.

Mr. Short of Cole moved the vote by which House bill No. 293 passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francois levee district of Missouri, with emergency clause,
Begg leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 538 was ordered indefinitely postponed.

On motion of Mr. Hall, the rules were suspended and Senate bill No. 215 was taken up for third reading and passage.

Mr. Robertson offered the following amendment:

Amend Senate bill No. 215, by striking out all of section 2, beginning with the word "first," in line 6, and insert in lieu thereof "second Mondays of January and April and the first Monday of September;"

Which was read and adopted.

Senate bill No. 215 as amended was then read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle,	LeRoy,	Russell (N. Madrid),
Armstrong,	Drum,	Lynch,	Sachse,
Arnett,	Edgar,	McCollum,	Sartin,
Avery,	Ferguson,	McKearly,	Sawyer,
Benner,	Freeman,	McKee,	Schoppenhorst,
Bennett,	Fuson,	McPherson,	Schooler,
Best,	Gay,	Mahan,	Sherrill,
Bittinger,	George,	Marsh,	Short (Cole),
Bothwell,	Gill,	Martin,	Short (Phelps),
Breit,	Gmelich,	Melson,	Smith (Howell),
Brock,	Griffiths,	Meriwether,	Spencer (Douglas),
Buckner,	Grubb,	Middleton,	Spencer (St. L. city),
Burks,	Hall,	Miller,	Steel,
Cape,	Hammond,	Minnis,	Stickney,
Cherrington,	Hancock,	Moore (Stone),	Swanger,
Chinn,	Harrison,	Moran,	Tartar,
Choate,	Hart,	Mueller,	Tate,
Coppedge,	Higbee,	Murray,	Tatum,
Correll,	Hinde,	O'Dell,	Temme,
Cox,	Jenkins,	Odneal,	Tubbs,
Daneri,	Johnston,	Old,	Walton,
Davidson,	Jones (Hickory),	O'Reilly,	Watson,
Davis (Taney),	Julian,	Pettijohn,	Waymeyer,
Davis (Wayne),	Kasey,	Phipps,	Weaver,
Davison,	Kline,	Pollock,	Weinhold,
DeFord,	Kyler,	Porterfield,	Wetzel,
Denny,	Lane,	Robertson,	Young (St. Fran.),
Denslow,	Leazenby,	Rohne,	Young (Texas),
DeReign,	LeFavor,	Rothwell,	Mr. Speaker—116.

NO—Mr. Atkins—1.

Absent—Messrs.

Bourn,	Dyer,	Mortimer,	Schumacher,
Calhoun,	Jones (Jackson),	Pratte,	Smith (Buc'n),
Carroll,	Jones (Polk),	Pritchett,	Sullinger,
Collins,	McIntyre,	Ross,	Warner—19.
Crisp,	Moore (Mississippi),	Sailor,	

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Burney,	Shaw,	Spurgeon—3.
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The emergency clause to Senate bill No. 215 was agreed to by the following vote:

AYES—Messrs.

Anderson,	Davis (Wayne),	Hart,	Middleton,
Armstrong,	Davison,	Higbee,	Miller,
Arnett,	DeFord,	Hinde,	Moore (Stone),
Atkins,	Denny,	Jenkins,	Moran,
Avery,	Denslow,	Johnston,	Murray,
Benner,	DeReign,	Jones (Hickory),	Odneal,
Bennett,	Drabelle,	Jones (Jackson),	Old,
Best,	Drum,	Julian,	O'Reilly,
Bittinger,	Dyer,	Kasey,	Pettijohn,
Bothwell,	Edgar,	Kline,	Phipps,
Bourn,	Ferguson,	Kyler,	Pollock,
Breit,	Freeman,	Lane,	Porterfield,
Brock,	Fuson,	Leazenby,	Robertson,
Buckner,	Gay,	LeFavor,	Rohne,
Cape,	George,	LeRoy,	Rothwell,
Cherrington,	Gill,	Lynch,	Russell (N. Madrid),
Chinn,	Gmelich,	McCollum,	Sachse,
Choate,	Griffiths,	McKearly,	Sailor,
Coppedge,	Grubb,	McKee,	Sartin,
Correll,	Hall,	McPherson,	Sawyer,
Cox,	Hammond,	Marsh,	Schoppenhorst,
Daneri,	Hancock,	Martin,	Schooler,
Davidson,	Harrison,	Meriwether,	Sherrill,

Short (Cole),	Stickney,	Tubbs,	Weinhold,
Short (Phelps),	Sullinger,	Walton,	Wetzel.
Smith (Howell),	Swanger,	Warner	Young (St. Francois)
Spencer (Douglas),	Tartar,	Watson,	Young (Texas)
Spencer (St. L. city),	Tate,	Waymeyer,	Mr. Speaker—115.
Steel,	Tatum,	Weaver,	

NOES—None.

Absent—Messrs.

Burks,	Jones (Polk),	Moore (Mississippi),	Pritchett,
Calhoun,	McIntyre,	Mortimer,	Ross,
Carroll,	Mahan,	Mueller,	Schumacher,
Collins,	Melson,	O'Dell,	Smith (Buchanan),
Crisp,	Minnis,	Pratte,	Temme—21.
Davis (Taney),			

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	Shaw,	Spurgeon—3.
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Title to Senate bill No. 215 was agreed to.

Mr. Hall moved that the vote by which Senate bill No. 215 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Bittinger, the rules were suspended, and Senate bill No 328 was taken up.

The following message was received from the Governor :

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 4, 1895. }

To the Speaker of the House of Representatives :

I have the honor herewith to return to the House of Representatives the following House bills, with my approval indorsed thereon :

House bill No. 615, entitled

An act to appropriate money for the payment of interest on the bonded debt of the State and the certificates of indebtedness issued and held in trust by the State for the State school and seminary funds, during the years 1895 and 1896.

House bill No. 616, entitled

An act to appropriate money for the State sinking fund, to be used in the redemption and purchase of bonds.

House bill No. 617, entitled

An act to appropriate money for the support of the public schools of the State.

House bill No. 618, entitled

An act to appropriate money for the cost of assessing and collecting the revenue for the years 1895 and 1896, including contingent expenses of the State Board of Equalization.

WM. J. STONE, Governor.

Which was read.

Senate bill No. 328 was read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Benner,	Breit,	Chinn,
Armstrong,	Bennett,	Brock,	Choate,
Arnett,	Best,	Burke,	Collins,
Atkins,	Bittinger,	Calhoun,	Coppedge,
Avery,	Bourn,	Cape,	Correll,

Cox,	Higbee,	Minnis,	Short (Cole),
Crisp,	Jenkins,	Moore (Mississippi),	Short (Phelps),
Daneri,	Johnston,	Moore (Stone),	Smith (Buchanan),
Davidson,	Jones (Hickory),	Moran,	Spencer (Douglas),
Davis (Taney),	Jones (Jackson),	Mueller,	Spencer (St. L. City)
Davis (Wayne),	Julian,	Murray,	Stickney,
Davison,	Kasey,	O'Dell,	Sullinger,
Denslow,	Kline,	Odneal,	Swanger,
DeReign,	Kyler,	Old,	Tartar,
Drabelle,	Lane,	O'Reilly,	Tate,
Drum,	LeFavor,	Pettijohn,	Tatum,
Dyer,	LeRoy,	Phipps,	Temme,
Edgar,	Lynch,	Pollock,	Tubbs,
Ferguson,	McCollum,	Porterfield,	Walton,
Fuson,	McKearly,	Robertson,	Warner,
Gay,	McKee,	Rohne,	Watson,
George,	McPherson,	Rothwell,	Waymeyer,
Gill,	Mahan,	Russell (N. Madrid),	Weaver,
Gmelich,	Martin,	Sachse,	Weinhold,
Griffiths,	Melson,	Sawyer,	Wetzel,
Hall,	Meriwether,	Schoppenhorst,	Young St. Fran.),
Hancock,	Middleton,	Schooler,	Young (Texas),
Harrison,	Miller,	Sherrill,	Mr. Speaker—113.
Hart,			

NOES—Messrs.

Bothwell, Leazenby, Sartin, Steel—4.

Absent—Messrs.

Buckner,	Freeman,	McIntyre,	Ross,
Carroll,	Grubb,	Marsh,	Sallor,
Cherrington,	Hammond,	Mortimer,	Schumacher,
DeFord,	Hinde,	Pratte,	Smith (Howell)—19.
Denny,	Jones (Polk),	Pritchett,	

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney, Shaw Surgeon—3.

The emergency clause to Senate bill No. 328 was then adopted by the following vote:

AYES—Messrs.

Anderson,	Davis (Wayne),	Lane,	Sachse,
Armstrong,	Davison,	Leazenby,	Sartin,
Arnett,	Denslow,	LeFavor,	Schoppenhorst,
Atkins,	DeReign,	LeRoy,	Schooler,
Avery,	Drabelle,	McCollum,	Short (Cole),
Benner,	Drum,	McKearly,	Short (Phelps),
Bennett,	Dyer,	McKee,	Smith (Howell),
Best,	Edgar,	McPherson,	Spencer (Douglas),
Bettinger,	Ferguson,	Mahan,	Stickney,
Bothwell,	Gay,	Marsh,	Sullinger,
Bourn,	George,	Melson,	Swanger,
Breit,	Gill,	Meriwether,	Tartar,
Brock,	Gmelich,	Middleton,	Tate,
Buckner,	Griffiths,	Miller,	Tatum,
Burks,	Grubb,	Moore (Stone),	Temme,
Calhoun,	Hall,	Mueller,	Tubbs,
Cape,	Hancock,	Murray,	Walton,
Cherrington,	Harrison,	O'Dell,	Warner,
Chinn,	Hart,	Old,	Watson,
Choate,	Jenkins,	O'Reilly,	Waymeyer,
Collins,	Johnston,	Pettijohn,	Weaver,
Coppedge,	Jones (Hickory),	Phipps,	Weinhold,
Correll,	Jones (Jackson),	Pollock,	Wetzel,
Cox,	Julian,	Porterfield,	Young (St. Fran.)
Crisp,	Kasey,	Robertson,	Young (Texas),
Daneri,	Kline,	Rohne,	Mr. Speaker—107.
Davis (Taney),	Kyler,	Russell (N. Madrid)	

NOES—None.

Absent—Messrs.

Carroll,	Hinde,	Moran,	Sailor,
Davidson,	Jones (Polk),	Mortimer,	Sawyer,
DeFord,	Lynch,	Odneal,	Schumacher,
Denny,	McIntyre,	Pratte,	Sherrill,
Freeman,	Martin,	Pritchett,	Smith (Buchanan),
Fuson,	Minnis,	Ross,	Spencer (St. L. City)
Hammond,	Moore (Mississippi),	Rothwell,	Steel—29.
Higbee,			

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney, Shaw, Spurgeon—3.

Mr. Porterfield offered the following amendment to title:

Amend title of Senate bill No. 328, by adding thereto "with an emergency clause;"

Which was read and adopted.

The title to Senate bill No. 328, ss amended, was then agreed to.

Mr. Johnston moved that the vote by which Senate bill No. 328 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Tatum, the House resolved itself into a Committee of the Whole for consideration of House bill No. 786.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 768, entitled

An act to appropriate money to pay the deficiencies in the expenses of the State government for years 1893 and 1894;

Senate amendments to House bill No. 768:

Amendments Nos. 1, 2, 3 and 4 adopted.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up Senate amendment No. 2 to House bill No. 115, herewith returned to the House, and has receded therefrom.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896,

Begs leave to report that it has considered the same, reports progress, and asks leave to sit again;

Which was read and adopted.

On motion of Mr. Martin,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

House bill No. 823 was read second time and
Referred to Committee on University.

House bill No. 824 was read second time and
Referred to Committee on Ways and Means.

House bill No. 825 was read second time and
Referred to Committee on Judiciary.

House bill No. 826 was read second time and
Referred to Committee on Criminal Jurisprudence.

On motion of Mr. Bittinger, the rules were suspended and Senate
concurrent resolution No. 1 was taken up for third reading and passage,
and was passed by the following vote :

A YES—Messrs.

Armstrong,	Davison,	Kline,	Robertson,
Arnett,	DeFord,	Kyler,	Rohne,
Atkins,	Denny,	LeFavor,	Ross,
Avery,	Drum,	Lyech,	Sailor,
Bennett,	Dyer,	McCollum,	Sartin,
Best,	Edgar,	Marsh,	Schoppenhorst,
Bittinger,	Ferguson,	Martin,	Spencer (Douglas).
Bothwell,	Gill,	Middleton,	Spencer (St.L. City),
Breit,	Gmelich,	Miller,	Steel,
Buckner,	Griffiths,	Minnis,	Stickney,
Burks,	Grubb,	Moran,	Sullinger,
Cape,	Hall,	Mueller,	Swanger,
Carroll,	Hancock,	Murray,	Tatum,
Cherrington,	Harrison,	O'Dell,	Tubbs,
Chinn,	Higbee,	Odneal,	Waymeyer,
Correll,	Hinde,	Old,	Weaver,
Daneri,	Johnston,	Pettijohn,	Wetzel,
Davis (Taney),	Jones (Hickory),	Pollock,	Young (St. Francois)
Davis (Wayne),	Jones (Jackson),	Pratte,	Mr. Speaker—76.

NOES—Messrs.

Benner,	Hart,	Melson,	Short (Cole),
Brock,	Kasey,	Meriwether,	Short (Paelps),
Collins,	Leazenby,	Moore (Stone),	Tartar,
Coppedge,	LeRoy,	O'Reilly,	Tate,
Cox,	McKearly,	Sawyer,	Temme,
Freeman,	McKee,	Schooler,	Weinhold,
Fuson,	McPherson,	Sherrill,	Young (Texas)—30.
George,	Mahan,		

Absent—Messrs.

Anderson,	Drabelle,	Moore (Miss.),	Sachse,
Bourn,	Gay,	Mortimer,	Schumacher,
Balhoun,	Hammond,	Paipps,	Smith (Buchanan),
Choate,	Jenkins,	Porterfield,	Smith (Howell),
Crisp,	Jones (Polk),	Pritchett,	Walton,
Davidson,	Julian,	Rothwell,	Warner,
Denslow,	Lane,	Russell (N. Madrid),	Watson—30.
DeReign,	McIntyre,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Jurney,	Shaw,	Spurgeon—3.
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Title to concurrent resolution No. 1 was agreed to.

Mr. Bittinger moved that the vote by which concurrent resolution No. 1 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Hall moved that the rules be suspended and House bill No. 220 be taken up ;

Which was not agreed to by the following vote on division : Ayes 27, noes 55.

On motion of Mr. Tatum,

The House resolved itself into a Committee of the Whole to consider House bill No. 786.

Mr. Bittinger, of the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments :

Amendment No. 1 :

Amend House bill No. 786 by striking out the following words and figures in line 2, section 3, "ten thousand dollars (\$10,000)," and insert in lieu thereof the following: "five thousand dollars \$5000, and the sum of twenty-one thousand (\$21,000), to purchase and pay for the one hundred and ten acres of land adjoining the site of said asylum on the north side : Provided, that said sum shall not be paid for such tract of land until the owners thereof furnish an abstract and warranty deed showing that the State will secure a clear and unencumbered title in fee simple ;

Amendment No. 2 :

Amend said section 3, lines 8 and 9, by striking out the words and figures "forty-two (42)," and by inserting in lieu thereof the words and figures "fifty-eight (58) ;"

Amendment No. 3 :

Substitute for section 9, House bill No. 786 :

Section 9. For salaries of officers and employees of the Reform School for Boys, at Bronville, twenty-five thousand dollars (\$25,000) ; for support, ten thousand dollars (\$10 000) ; for ordinary repairs, improvements, building cooking room, extension of water mains, fire protection, reconstruction of steam plant, purchase of brick-making machine and for knitting machine, nineteen thousand eight hundred dollars (\$19,800)—in all, fifty-four thousand eight hundred dollars (\$54,800) ;

Amendment No. 4 :

Amend section 12, line 4 of House bill No. 786, by striking out the word "official," and inserting the word "financial ;"

Which were read and adopted.

House bill No. 786 was then ordered engrossed, as amended.

On motion of Mr. Murray,

Committee substitute for House bill No. 26 was taken up for third reading and passage by the following vote on division : Ayes 31, noes 8 ; and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denslow,	Leazenby,	Sartin,
Arnett,	DeKeign,	LeFavor,	Sawyer,
Atkins,	Drabelle,	McCollum,	Schoppenhorst,
Avery,	Drum,	McKearly,	Schooler,
Benner,	Dyer,	McKee,	Schumacher,
Bennett,	Edgar,	McPherson,	Sherrill,
Best,	Ferguson,	Mahan,	Short (Cole),
Bothwell,	Freeman,	Marsh,	Short (Phelps),
Bourn,	Fuson,	Martin,	Smith (Howell),
Breit,	Gay,	Mason,	Spencer (Douglas),
Brock,	George,	Meriwether,	Steel,
Buckner,	Gill,	Middleton,	Stickney,
Burks,	Gmelich,	Muller,	Sullinger,
Calhoun,	Griffiths,	Moore (Mississippi),	Swager,
Cape,	Grubb,	Moore (Stone),	Tartar,
Cherrington,	Hall,	Mueller,	Tate,
Chinn,	Hammond,	Murray,	Tatum,
Choate,	Hancock,	Odneal,	Temme,
Collins,	Harrison,	Oid,	Tubbs,
Correll,	Hart,	Pettijohn,	Warner,
Cox,	Higbee,	Pollock,	Watson,
Crisp,	Jenkins,	Pratte,	Waymeyer,
Davidson,	Johnston,	Robertson,	Weaver,
Davis (Taney),	Jones (Hickory),	Rohne,	Weinhold,
Davis (Wayne),	Kasey,	Ross,	Young (St. Fran.),
Davison,	Kline,	Russell (N. Madrid),	Young (Texas),
DeFord,	Lane,	Sachse,	Mr. Speaker—109.
Denny,			

NOES—Messrs.

Jones (Jackson),	LeRoy,	Moran,	O'Reilly,
Julian,	Minnis,	O'Dell,	Phipps—9.
Kyler,			

Absent—Messrs.

Anderson,	Hinde,	Porterfield,	Smith (Buchanan),
Bittinger,	Jones (Polk),	Pritchett,	Spencer (S. L. City),
Carroll,	Lynch,	Rothwell,	Walton,
Coppedge,	McIntyre,	Sailor,	Wetzel—18.
Daneri,	Mortimer,		

Absent with leave—Mr Baugher—1.

Sick—Messrs.

Gurney,	Shaw,	Spurgeon—3.
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Title to committee substitute for House bill No. 26 was agreed to.

Mr. Spurgeon was reported sick.

Mr. Murray moved that the vote by which substitute for House bill No. 26 passed be reconsidered, and the motion be laid on the table.

On motion of Mr. Tatum, the House resolved itself into the Committee of the Whole, for the consideration of House bill No. 787.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and concurred in House amendment No. 1 to Senate bill No. 328.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years of 1895 and 1896,

Begs leave to report that it has considered the same, reports progress and asks leave to sit again;
Which was read and adopted.

Mr. Brock, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 686, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation or individual is named as trustee in deeds of trust and other conveyances;

Also, House bill No. 472, entitled

An act to provide for the taxing of franchises and creating a board of assessors to value the same, to provide for their pay and transportation, and providing penalties for violating this act:

Also, House bill No. 592, entitled

An act to provide for the separate government of the University of Missouri, Agricultural and the Mechanical college, and the School of Mines and Metallurgy, and to provide for their support and maintenance, and the maintenance of the Lincoln Institute;

Also, House bill No. 404, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to define who are fellow-servants and who are not fellow-servants, and to prohibit contracts limiting liability under this act,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 221, entitled

An act to amend sections 2760 and 2761, article 7, chapter 42 of the Revised Statutes of the State of Missouri 1889, entitled "Savings bank and fund companies;"

Also, committee substitute for House bill No. 152, entitled

An act to amend section 8070 of article 1, chapter 143, Revised Statutes of Missouri 1889, relating to the collection of school taxes, and apportioning the same,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto;

Also, House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of the Revised Statutes of the State of Missouri of 1889, in relation to municipal township for road purposes;

Also, House bill No. 272, entitled

An act to regulate the sale of goods marked "sterling," "sterling silver," "coin" or "coin silver,"

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

Mr. Swanger moved that after the enrolled bills were read at length and signed by the Speaker, the House take a recess until 7.30 o'clock p. m ;

Which was agreed to.

House bill No. 272 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 442 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 214 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 152 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

House bill No. 221 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Schumacher,

The House took a recess until 7:30 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Committee substitute for House bill No. 324 was taken up and ordered engrossed.

House bill No. 542 was taken up and ordered engrossed.

House bill No. 762 was taken up and ordered engrossed.

House bill No. 752 was taken up and ordered engrossed.

House bill No. 774 was taken up and ordered engrossed.

House bill No. 456 was taken up and ordered engrossed.

Senate bill No. 360, entitled

An act to amend section 11 of article 29, laws specially applicable to the city of St. Louis, of the Revised Statutes of 1889, entitled "Police,"

Was read first time.

Senate bill No. 383, entitled

An act to amend section 638 of chapter 13, of article 2, of the Revised Statutes of 1889, relating to prosecuting and circuit attorneys and their assistants,

Was read first time.

Committee substitute for Senate bill No. 124 was read second time and

Referred to Committee on Insurance.

Senate bill No. 139 was read second time and
Referred to Committee on Ways and Means.

Senate bill No. 94 was read second time and
Referred to Committee on University.

Senate bill No. 34 was read second time and
Referred to Committee on Militia.

Senate bill No. 324 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 274 was read second time and
Referred to Committee on Constitutional Amendments.

Senate bill No. 257 was read second time and
Referred to Committee on Agriculture.

On motion of Mr. Stickney,
Substitute for Senate bill No. 110 etc. and Senate bill No. 8, were
made special order for Friday at 2 o'clock p. m.

On motion of Mr. Avery,
Senate bill No. 294 was taken up for third reading and passage, and
passed by the following vote :

A YES—Messrs.

Anderson,
Armstrong,
Arnett,
Avery,
Benner,
Bennett,
Bourn,
Breit,
Buckner,
Burks,
Cape,
Chinn,
Choate,
Coppedge,
Correll,
Cox,
Davidson,
Davis (Faney),
Davison,
Denslow,
Drabelle,
Edgar,
Ferguson,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hancock,
Harrison,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Kasey,
Kline,
Kyler,
Lane,
LeRoy,
Lynch,

McCollum,
McKee,
McPherson,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Minnis,
Moore (Stone),
Moran,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Phipps,
Robertson,
Rohne,
Ross,
Sachse,
Sailor,

Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (St. L. City),
Sullinger,
Tartar,
Tate,
Tubbs,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—88.

NOES—None.

Absent—Messrs.

Atkins,
Best,
Bittinger,
Bothwell,
Brock,
Calhoun,
Carroll,
Cherrington,
Collins,
Crisp,
Dameri,
Davis (Wayne),
DeFord,
Denny,
DeReign,
Drum,
Dyer,
Freeman,
Hammond,
Hart,
Jones (Jackson),
Jones (Polk),
Julian,
Leazenby,

LeFavor,
McIntyre,
McKearly,
Mahan,
Marsh,
Moore (Miss.),
Mortimer,
Mueller,
O'Reilly,
Pollock,
Porterfield,
Pratte,

Pritchett,
Rothwell,
Russell (N. Madrid),
Smith (Buchanan),
Spencer (Douglas),
Steel,
Stickney,
Swanger,
Tatum,
Temme,
Walton,
Young (St. Fran.),

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney, Shaw, Spurgeon—3.

Title to Senate bill No. 294 was agreed to.

Mr. Avery moved that the vote by which Senate bill No. 294 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 145 was read second time and

Referred to Committee on Municipal Corporations.

On motion of Mr. Sullinger, the rules were suspended and Senate bill No. 363 was taken up by the following vote on division: Ayes 45, noes 24.

Senate bill No. 363 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Daneri,	Lynech,	Robertson,
Armstrong,	Davidson,	McKee,	Rohne,
Arnett,	Davis (Taney),	McCollum,	Ross,
Atkins,	Davis (Wayne),	McPherson,	Rothwell,
Avery,	Denslow,	Mahan,	Sachse,
Benner,	Drabelle,	Marsh,	Sartin,
Bennett,	Edgar,	Martin,	Sawyer,
Best,	Ferguson,	Melson,	Schoppenhorst,
Bittinger,	Gay,	Meriwether,	Schooler,
Bothwell,	Gill,	Middleton,	Schumacher,
Bourn,	Gmelich,	Müller,	Short (Cole),
Breit,	Grubb,	Minnis,	Short (Phelps),
Buckner,	Hall,	Moore of Stone,	Smith (Howell),
Burks,	Hammond,	Moran,	Spencer (Douglas),
Balhoun,	Harrison,	Mueller,	Stickney,
Cape,	Hinde,	Murray,	Sullinger,
Carroll,	Jenkins,	O'Dell,	Tate,
Cherrington,	Johnston,	Odneal,	Tubbs,
Chinn,	Jones (Jackson),	Old,	Walton,
Choate,	Kasey,	Pettijohn,	Warner,
Collins,	Kline,	Phipps,	Watson,
Coppedge,	Kyler,	Pollock,	Weaver,
Correll,	Lane,	Pratte,	Wetzel—93.
Cox,			

NOES—Messrs.

Brock,	George,	Sailor,	Wavmeyer,
Davison,	Jones (Hickory),	Steel,	Weinhold,
DeFord,	LeRoy,	Tartar,	Young (Texas)—13.
Fuson,			

Absent—Messrs.

Crisp,	Hart,	Moore (Miss.),	Smith (Buchanan),
Denny,	Higbee,	Mortimer,	Spencer (St. L. City),
DeReign,	Jones (Polk),	O'Reilly,	Swanger,
Drum,	Julian,	Porterfield,	Tatum,
Dyer,	Leazenby,	Pritchett,	Temme,
Freeman,	LeFavor,	Russell (N. Madrid),	Young (St. Francois)
Griffiths,	McIntyre,	Sherrill,	Mr. Speaker—30.
Hancock,	McKearly,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney, Shaw, Spurgeon—3.

Title to Senate bill No. 363 was agreed to.

Mr. Sullinger moved that the vote by which Senate bill No. 363 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Edgar, the Senate amendment to House bill No. 259 was concurred in by the following vote:

AYES—Messrs.

Anderson, Davison,
Armstrong, DeFord,
Arnett, Denslow,
Avery, DeReign,
Benner, Drabelle,
Bennett, Edgar,
Bittinger, Ferguson,
Bothwell, Fuson,
Bourn, Gay,
Buckner, George,
Burks, Gill,
Calhoun, Gmelich,
Cape, Griffiths,
Carroll, Grubb,
Cherrington, Hall,
Chinn, Hancock,
Choate, Harrison,
Collins, Higbee,
Coppedge, Hinde,
Correll, Johnston,
Cox, Jones (Hickory),
Daneri, Kasey,
Davidson, Kline,
Davis (Taney), Kyler,
Davis (Wayne), Lane,

LeRoy,
Lynch,
McCollum,
McKee,
McPherson,
Mahan,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Moore (Stone),
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Phipps,
Pollock,
Pratte,
Robertson,
Rohne,
Rothwell,

Sachse,
Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (St. L. City),
Stickney,
Sullinger,
Tartar,
Tate,
Temme,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—100.

NOES—Messrs.

Atkins, Best,

Breit,

Brock—4.

Absent—Messrs.

Crisp, Jones (Jackson),
Denny, Jones (Polk),
Drum, Julian,
Dyer, Leazenby,
Freeman, LeFavor,
Hammond, McIntyre,
Hart, McKearly,
Jenkins, Marsh,

Minnis, Sailor,
Moore (Mississippi), Smith (Buchanan),
Mortimer, Spencer (Douglas),
O'Reilly, Steel,
Porterfield, Swanger,
Pritchett, Tatum,
Ross, Tabbs, —32.
Russell (N. Madrid), Young (St. Francois)

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney, Shaw,

Spurgeon—3.

House bill No. 259, as amended, was then passed by the following vote:

AYES—Messrs.

Anderson, Choate,
Armstrong, Collins,
Arnett, Coppedge,
Atkins, Correll,
Avery, Cox,
Benner, Crisp,
Bennett, Daneri,
Best, Davidson,
Bittinger, Davis (Taney),
Bothwell, Davis (Wayne),
Bourn, Davison,
Buckner, Denslow,
Burks, DeReign,
Calhoun, Drabelle,
Cape, Edgar,
Cherrington, Ferguson,
Chinn, Fuson,

Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hancock,
Harrison,
Higbee,
Jenkins,
Johnston,
Jones (Jackson),
Kasey,
Kline,
Kyler,
Lane,

LeFavor,
LeRoy,
Lynch,
McCollum,
McKee,
McPherson,
Marsh,
Martin,
Melson,
Meriwether,
Middleton,
Miller,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,

O'Dell,	Russell (N. Madrid),	Spencer (Douglas),	Walton,
Odneal,	Sachse,	Spencer (St. L. City)	Warner,
Old,	Sailor,	Steel,	Watson,
Pettijohn,	Sartin,	Stickney,	Waymeyer,
Phipps,	Sawyer,	Sullinger,	Weaver,
Pollock,	Schoppenhorst,	Swanger,	Weinhold,
Pratte,	Schumacher,	Tartar,	Wetzel,
Robertson,	Sherrill,	Tate,	Young (Texas).
Rohne,	Short (Cole),	Temme,	Mr. Speaker—106.
Rothwell,	Smith (Howell),		

NOES—Messrs.

Breit,	Brock,	Jones (Hickory),	Schooler—4.
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Absent—Messrs.

Carroll,	Hart,	Mahan,	Short (Phelps),
DeFord,	Hinde,	Moore (Mississippi),	Smith (Buchanan),
Denny,	Jones (Polk),	Mortimer,	Tatum,
Drum,	Julian,	O'Reilly,	Tubbs,
Dyer,	Leazenby,	Porterfield,	Young (St. Fran.)
Freeman,	McIntyre,	Pritchett,	—26.
Hammond,	McKearly,	Ross,	

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	Shaw,	Spurgeon—3.
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The title to House bill No. 259 was agreed to.

Mr. Edgar moved that the vote by which House bill No. 259 as amended passed be reconsidered, and the motion be laid on the table; Which was agreed to.

Mr. Bennett moved that the rules be suspended and Senate bill No. 5 be taken up;

Which was not agreed to.

Mr. Sartin moved the rules be suspended and House bill No. 220 be read third time and put upon its passage;

Which was agreed to by the following vote on division: Ayes 65, noes 27.

House bill No. 220 was called up for third reading and passage.

Mr. LeRoy moved that House bill No. 220 be laid on the table;

Which was not agreed to.

House bill No. 220 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Correll,	Jones (Hickory),	Schooler,
Armstrong,	Davidson,	LeFavor,	Sherrill,
Arnett,	Davis (Wayne)	McCollum,	Short (Phelps),
Atkins,	Davison,	McKee,	Smith (Howell),
Avery,	DeFord,	McPherson,	Spencer (Douglas),
Bennett,	Denslow,	Mahan,	Spencer (St. L. City)
Best,	Dyer,	Marsh,	Steel,
Bothwell,	Edgar,	Melson,	Stickney,
Bourn,	Ferguson,	Middleton,	Sullinger,
Breit,	Freeman,	Miller,	Swanger,
Brock,	Fuson,	Moore (Stone),	Tate,
Buckner,	Gill,	Murray,	Tubbs,
Burks,	Griffiths,	O'Dell,	Watson,
Cape,	Hall,	Odneal,	Weaver,
Cherrington,	Hancock,	Old,	Wetzel,
Chinn,	Harrison,	Pollock,	Young (Texas),
Choate,	Higbee,	Ross,	Mr. Speaker—71.
Coppedge,	Jenkins,	Sartin,	

NOES—Messrs.

Benner,	Hammond,	Moran,	Sawyer,
Bittinger,	Johnston,	Mueller,	Schoppenhorst,
Calhoun,	Jones (Jackson),	Pettijohn,	Schumacher,
Cox,	Kasey,	Phipps,	Short (Cole),
Crisp,	Kline,	Pratte,	Tatum,
Daneri,	Kyler,	Robertson,	Temme,
Davis (Taney),	LeRoy,	Rohne,	Walton,
DeReign,	Lynch,	Rothwell,	Warner,
Drabelle,	Martin,	Russell (N. Madrid),	Waymeyer,
Gay,	Meriwether,	Sachse,	Weinhold—42.
Gmelich,	Minnis,		

Absent—Messrs.

Carroll,	Hart,	McIntyre,	Pritchett,
Collins,	Hinde,	McKearly,	Sailor,
Denny,	Jones (Polk)	Moore (Mississippi),	Smith (Buchanan),
Drum,	Julian,	Mortimer,	Tartar,
George,	Lane,	O'Reilly,	Young (St. Fran.)
Grubb,	Leazenby,	Porterfield,	—23.

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Gurney,	Shaw,	Spurgeon—3.
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Title to House bill No. 220 was agreed to.

Mr. Sartin moved that the vote by which House bill No. 220 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Johnston,

House bill No. 295 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Edgar,	McPherson,	Schoppenhorst,
Avery,	Ferguson,	Marsh,	Schumacher,
Benner,	Freeman,	Martin,	Short (Cole),
Bittinger,	Gay,	Melson,	Short (Phelps),
Bothwell,	George,	Meriwether,	Spencer (St. L City),
Breit,	Gill,	Middleton,	Steel,
Buckner,	Gmelich,	Miller,	Stickney,
Burks,	Griffiths,	Minnis,	Sullinger,
Calhoun,	Grubb,	Moore (Stone),	Swanger,
Cherrington,	Harrison,	Moran,	Tate,
Choate,	Jenkins,	Murray,	Tatum,
Correll,	Johnston,	Odneal,	Tubbs,
Crisp,	Kyler,	O'Reilly,	Walton,
Daneri,	Lane,	Pettijohn,	Warner,
Davison,	LeFavor,	Phipps,	Watson,
DeFord,	LeRoy,	Pollock,	Waymeyer,
Denslow,	Lynch,	Rohne,	Weinhold,
DeReign,	McCollum,	Russell (N. Madrid),	Wetzel,
Drabelle,	McKee,	Sachse,	Mr. Speaker—77.
Dyer,			

NOES—Messrs.

Armstrong,	Coppedge,	Jones (Jackson),	Sailor,
Arnett,	Cox,	Kasey,	Sartin,
Atkins,	Davidson,	Kline,	Sawyer,
Bennett,	Davis (Taney),	Mahan,	Schooler,
Best,	Davis (Wayne),	Mueller,	Sherrell,
Bourn,	Fuson,	O'Dell,	Smith (Howell),
Brock,	Hall,	Old,	Spencer (Douglas),
Cape,	Hancock,	Robertson,	Weaver,
Chinn,	Higbee,	Ross,	Young (Texas)—39.
Collins,	Jones (Hickory),	Rothwell,	

Absent—Messrs.

Carroll,	Hinde,	Moore (Miss.),	Robertson,
Drum,	Jones (Polk),	Mortimer,	Smith (Buchanan),
Denny,	Leazenby,	Porterfield,	Tartar,
Hammond,	McIntyre,	Pratte,	Temme,
Hart,	McKearly,	Pritchett,	Young (St. Francis),
			—20.

Absent with leave—Mr Baugher—1.

Sick—Messrs.

Turney, Shaw, Spurgeon—3.

Mr. Julian is not recorded. Mr. Robertson recorded as absent and also voting "no."

Mr. Denny was reported sick.

The emergency clause to House bill No. 295 was agreed to by the following vote :

A YES—Messrs.

Anderson,	DeReign,	McCollum,	Sachse,
Armstrong,	Drabelle,	McKee,	Schoppenhorst,
Arnett,	Dyer,	McPherson,	Schumacher,
Avery,	Ferguson,	Marsh,	Sherrill,
Bennet,	Freeman,	Martin,	Short (Cole),
Best,	Gay,	Melson,	Short (Phelps),
Bittinger,	George,	Meriwether,	Smith (Howell),
Boothwell,	Gill,	Middleton,	Spencer (St. L. City),
Bourn,	Gmelich,	Miller,	Steel,
Breit,	Griffiths,	Minnis,	Stickney,
Buckner,	Grubb,	Moore (Stone),	Sullinger,
Burks,	Hammond,	Moran,	Tartar,
Balhouse,	Harrison,	Mueller,	Tate,
Bharrington,	Higbee,	Murray,	Tatum,
Boate,	Hinde,	Odneal,	Tubbs,
Borrell,	Jenkins,	O'Reilly,	Walton,
Box,	Johnston,	Pettijohn,	Warner,
Brisp,	Jones (Jackson),	Phipps,	Watson,
Banerli,	Kline,	Porterfield,	Waymeyer,
Davidson,	Kyler,	Pratte,	Weinhold,
Davis (Wayne),	Lane,	Robertson,	Wetzel,
Davison,	LeFavor,	Rohne,	Young (Texas),
DeFord,	LeKoy,	Rothwell,	Mr. Speaker—95.
Denslow,	Lynch,	Russell (N. Madrid),	

NOES—Messrs.

Atkins,	Coppedge,	Kasey,	Sawyer,
Bennett,	Davis (Taney),	Mahan,	Schooler,
Brook,	Fuson,	O'Dell,	Spencer (Douglas),
Cape,	Hall,	Old,	Temme,
Chinn,	Hancock,	Sailor,	Weaver—23.
Hollins,	Jones (Hickory),	Sartin,	

Absent—Messrs.

Carroll,	Jones (Polk),	Moore (Mississippi),	Ross
Denny,	Julian,	Mortimer,	Smith (Buchanan),
Drum,	Leazenby,	Pollock,	Swanger,
Edgar,	McIntyre,	Pritchett,	Young (St. Francis),
Hart,	McKearly,		—18.

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Turney, Shaw, Spurgeon—3.

Title to House bill No. 295 was agreed to.

Mr. Johnston moved that the vote by which House bill No. 295 passed be reconsidered, and motion be laid on the table.

On motion of Mr. Tatum, the House resolved itself into Committee of the Whole to consider House bill No. 787, by the following vote in division: Ayes 68, noes 44.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896,

Begs leave to report that it has considered the same, and recommends that it do pass with the accompanying amendments:

Amendment No. 1:

Amend House bill No. 787, section 1, line 19, by inserting after the word "house" the words "maintenance and improvements," and by striking out the figure "3," and inserting in lieu thereof the figure "6;"

Which was read and adopted.

Amendment No. 2:

Amend section 1, line 36, by inserting after the word "supplies," the words "and ventilation," and by striking out the figure "1," and inserting in lieu thereof the figure "2;"

Which was read and adopted.

Amendment No. 3:

Amend section 1, line 39, by striking out the figures "198" and inserting the figures "202;" amend section 1, line 40, by striking out the figures "198," and substituting therefor the figures "202;"

Which was read and adopted.

Amendment No. 4:

Amend section 1, line 41, by striking out the figures "39,593.31" and substituting therefor the figures "43,593.31;"

Which was read and adopted.

Amendment No. 5:

Amend section 1, lines 46 and 47, by striking out the words and figures "thirty-nine" ("39") and substituting the words "forty-three" and the figures "43;"

Which was read and adopted.

Amendment No. 6:

Amend section 1, lines 53 and 54, by striking out the words and figures "eighty thousand six hundred" ("80,600,") and substituting therefor the words and figures "ninety thousand six hundred" ("90,600,")

Which was read and adopted.

Amendment No. 7:

Amend section 1, lines 57 and 58, by striking out all thereof after the word "of," in line 57, and substituting therefor the words and figures "two hundred and forty-nine thousand six hundred and sixty-six dollars and sixty-nine cents" ("249,666.69;")

Which was read and adopted.

Amendment No 8:

Amend House bill No. 787, by inserting between the words "building" and "thirty," in line 4, section 3, the following: "An addition to the school;"

Which was read and adopted.

Amendment No. 9:

Amend section 4, by striking out all after the figures "\$22,000," in the third line, and substituting in lieu thereof the words and figures

for repairs and improvements, five thousand dollars (\$5000)—in all, twenty-seven thousand dollars (\$27,000);”

Which was read and adopted.

Amendment No. 10 :

Amend section 5, line 4, of House bill No. 787, by striking out all after the word “for,” and inserting in lieu thereof the following :
Erecting main building and equipping the same with furniture, library and apparatus and for other necessary improvements ;”

Which was read and adopted.

Amendment No. 11 :

Amend House bill No. 787 by adding thereto another section to be designated section 5a, to read as follows :

For support and maintenance of Rolla School of Mines, eighteen thousand \$18,000) dollars ; for repairs and additional equipment of the chemical laboratory, two thousand five hundred dollars (\$2500) ; for improvement of grounds and campus, three thousand five hundred dollars (\$3500)—in all, twenty-four thousand dollars (\$24,000).

Which was read and adopted.

Amendment No. 12 :

Amend House bill No. 787 by numbering section 5a as section 6, and renumbering succeeding sections ;

Which was read and adopted.

House bill No. 787 was then ordered engrossed, as amended.

Mr. Bothwell offered the following resolution :

Resolved, That rule 75 of the rules of the House be amended by striking out the following words at the end of the said section : “but the question shall then be put, ‘shall the bill, as amended, pass?’ And on this the ayes and noes shall be called and, as on the first passage of the bill, a constitutional majority shall be necessary to its final passage.”

Which was read.

Senate bills Nos. 127 and 128 were laid over informally.

On motion of Mr. Atkins, the House adjourned under the rules.

FIFTY-FOURTH DAY—FRIDAY, March 8, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Schooler offered the following resolution :

Whereas, The loathsome and dangerous disease, small-pox, is now said to be within 30 miles of Jefferson City ; and

Whereas, The citizens of this city as well as the members of the General Assembly are in great danger of being attacked by this dangerous malady, and should such be the case the entire State would probably become inoculated with small-pox from border to border, thus endangering the lives of thousands upon thousands of our citizens ; therefore be it

Resolved, That the Speaker of the House immediately appoint a committee of three physicians of this House to act in conjunction with the health officers of Jefferson City, and that they be instructed to immediately take steps to prevent small-pox from entering this city, enforcing if necessary the very strictest quarantine.

Which was read.

Mr. Mueller moved to lay the resolution on the table;
Which was not agreed to.

On motion of Mr. Spencer, the resolution was referred to Committee on Benevolent and Scientific Institutions.

Mr. Murray introduced the following resolution :

Whereas, The United States Department of Agriculture has, upon careful investigation, declared the counties of Jasper and Newton of this State to be permanently infected with Southern or splenetic fever, and has by proclamation, dated February 5, described a quarantine line for 1895, including these counties in the infected area, and requiring cattle therefrom to be shipped and handled as southern cattle.

Whereas, If this infection believed to exist in Jasper and Newton counties is not promptly controlled and extirpated, the infected area in this State will be extended, material and almost incalculable losses will occur to the cattle feeders and the question become one of grave and serious concern to the cattle industry of the State.

Resolved, That in the opinion of this Board, the appropriation of \$10,000 recommended by the House committee of the Thirty-eighth General Assembly for the support of the veterinary service for the next biennial period is insufficient for the protection of the live-stock interest of the State, and for such prompt and efficient action as will thoroughly protect the State against the further introduction of splenetic fever infection, or extirpate it from localities where it is now supposed to exist, and that the magnitude and importance of the live-stock industry and the serious and alarming conditions existing at this time demand an appropriation of \$20,000 for the support of the service for the next biennial period.

Which was read and rejected.

Mr. Brock, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 350, entitled

An act providing for the taxation of inheritances, legacies, bequests, life insurance policies, and other transfers of property,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Brock, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 130, entitled

An act to amend section 8685 of chapter 166 of the Revised Statutes of Missouri of 1889, entitled "Trusts and trustees;"

Also, House bill No. 693, entitled

An act to require assessors and collectors to plat real estate where listed, or taxes paid thereon;

Also, House bill No. 412, entitled

An act to prevent the abuse of mesmerism and hypnotism;

Also, House bill No. 722, entitled

An act to repeal sections 1 and 2 of an act entitled "An act to repeal section 39 of an act entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein,' of extra session of 1892, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact two new sections in lieu thereof;

Also, committee substitute for House bill No. 45, entitled
An act concerning contested election cases;

Also, House bill No. 715, entitled

An act to amend section No. 1666, of article 6, of chapter 30, of the Revised Statutes of 1889,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Brock, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 713, entitled

An act to repeal section 7055, chapter 115, of the Revised Statutes of Missouri of 1889, relating to mines and mining, and to enact a new section in lieu thereof, in relation to mines and mining ;

Also, House bill No. 560, entitled

An act to amend chapter 144, of the Revised Statutes of the State of Missouri of 1889, entitled " Normal schools ;"

Also, House bill No. 730, entitled

An act to amend an act to amend section 7800, of chapter 140, article 1, of the Revised Statutes of the State of Missouri 1889, relating to roads and highways ;

Also, House bill No. 700, entitled

An act to amend section 8427, article 1, chapter 162, of the Revised Statutes of the State of Missouri of 1889, relating to township organization ;

Also, House bill No. 758, entitled

An act to amend chapter 30, article 5, of the Revised Statutes of Missouri, 1889, entitled " Cities of the fourth class," by adding a new section, to be known as section 1589a,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Denslow, from Committee on Normal Schools, submitted the following report :

MR. SPEAKER : Your Committee on Normal Schools, to which was referred House bill No. 397, entitled

An act to repeal sections Nos. 8118, 8119 and 8120, of chapter 144, of the Revised Statutes of 1889, entitled " Normal schools," by striking out said sections and inserting in lieu thereof the following three new sections, to be known as sections 8118, 8119 and 8120 of said chapter, providing for the establishment of an additional Normal School district in Northwest Missouri, to be known as District No. four (4), by changing the boundary lines of District No. one (1) ; also to add six new sections to said chapter No. 144, to be known as sections 8142a, 8142b, 8142c, 8142d, 8142e and 8142f ; to provide for suitable grounds for such school and the erection of suitable buildings, and to appropriate money therefor ; to appoint commissioners to select location ; to appoint a board of regents for said new school, and to repeal all acts and parts of acts inconsistent herewith,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendments :

Amendment No. 1 :

Amend House bill No. 397, by striking out all of section 8142a ;
Which was read and adopted.

Amendment No. 2 :

Amend House bill No. 397, by striking out all of section 8142b after the word "district," in the sixth and seventh lines of said section, and inserting in lieu thereof the words "Maryville, Nodaway county, Mo. ;"

Which was read and adopted.

Amendment No. 3 :

Amend House bill No. 397 by striking out sections 8142c and 8142d ;
Which was read and adopted, and 300 copies of the bill, as amended, ordered printed.

Mr. Drabelle was granted leave to withdraw petitions in favor of House bill No. 411, in order to present them to the Senate.

Mr. Sartin, from the Committee on Federal Relations, submitted the following report :

MR. SPEAKER: Your Committee on Federal Relations, to which was referred Senate bill No. 365, entitled

An act providing for cession to the United States of jurisdiction over certain land for the improvement of Osage river,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Jenkins, from the Committee on University, submitted the following minority report :

MR. SPEAKER: A minority of Your Committee on University desire to dissent from the report of the majority of the committee, and recommend that House bill No. 583 do pass ;

Which was read.

On motion of Mr. Jenkins,

House bill No. 583 was ordered printed and placed on the calendar.

Mr. Tabbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred Senate bill No. 103, entitled

An act to amend an act to amend article 3, chapter 60, of the Revised Statutes of 1889 of the State of Missouri, entitled "Elections,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tabbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 591, entitled

An act to divide the State of Missouri into fifteen congressional districts,

Begs leave to report they have carefully examined the same, and recommends that House bill No. 591 do not pass, but that the accompanying substitute do pass :

An act to divide the State of Missouri into fifteen congressional districts ;

Which was read, substitute adopted and ordered printed.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 800, entitled

An act to appropriate money to pay G. W. Thompson of Webster county, Mo., for costs and expenses incurred in defending a suit at law brought against him by the St. Louis & San Francisco Co. to recover and donated by the United States Government to the State of Missouri for the purpose of building said St. Louis & San Francisco Railroad Co., which under said contract laws of the State of Missouri actual settlers were to have these lands at \$2.50 per acre, which was guaranteed to them by pre-emption rights taken before the circuit clerks of said counties where such lands were located,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 639, entitled

An act to appropriate \$368.60 to settle claim of Joe and Vic Barth or uniforms furnished cadet corps, State University,

Begs leave to report that it has examined the same, and recommends that it do not pass :

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 503, entitled

An act to pay Preston Taylor for the arrest of Peter Wright, a fugitive from justice,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 757, entitled

An act to pay J. F. O'Neil of Greene county, Missouri, for services rendered to the State of Missouri as jailor of said county,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

On motion of Mr. Swanger,
Senate bill No. 103, which was reported adversely by Committee on Elections, was ordered placed on the calendar.

On motion of Mr. Short of Cole, the rules were suspended, and Senate bill No. 365 was called up for third reading and passage, and as passed by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Bennett,
Atkins,

Avery.
Benner,
Bennett,
Best,

Bittinger,
Bothwell,
Bourn,
Breit,

Brock,
Buckner,
Calhoun,
Cape,

Cherrington,	Gurney,	Melson,	Schooler,
Choat,	Hall,	Meriwether,	Schumacher,
Collins,	Hammond,	Middleton,	Sherrill,
Correll,	Hancock,	Miller,	Short (Cole),
Cox,	Harrison,	Moore (Stone),	Smith (Buchanan),
Daneri,	Hart,	Moran,	Smith (Howell),
Davidson,	Higbee,	Mortimer,	Spencer (Douglas),
Davis (Wayne),	Jones (Hickory),	Murray,	Spencer (St. L. City),
Davison,	Jones (Jackson),	O'Dell,	Steel,
LeFord,	Julian,	O'Reilly,	Stickney,
Denny,	Kasey,	Pettijohn,	Sullinger,
Denslow,	Kyler,	Phipps,	Swanger,
Dram,	Lane,	Pollock,	Tartar,
Dyer,	Leazenby,	Porterfield,	Tate,
Edgar,	LeFavor,	Pratte,	Tubbs,
Ferguson,	Leroy,	Robertson,	Waymeyer,
Freeman,	Lynch,	Rohne,	Weaver,
Fuson,	McCollum,	Ross,	Weinhold,
Gay,	McKearly,	Russell (N. Madrid),	Wetzel,
George,	McKee,	Sachse,	Young (St. Fran.),
Gill,	McPnerson,	Sailor,	Young (Texas),
Gmelich,	Mahan,	Sartin,	Mr. Speaker—107.
Griffiths,	Martin,	Schoppenhorst,	

NOES—None.

Absent—Messrs.

Burks,	Grubb,	Minnis,	Sawyer,
Carroll,	Hinde,	Moore (Mississippi),	Short (Phelps),
Chinn,	Jenkins,	Mueller,	Tatum,
Coppedge,	Johnston,	Odneal,	Temme,
Crisp,	Jones (Polk),	Old,	Walton,
Davis (Taney),	Kline,	Pritchett,	Warner,
DeReign,	McIntyre,	Rothwell,	Watson—30.
Drabelle,	Marsh,		

Absent with leave—Mr. Baugher—1.

Sick—Messrs.

Shaw, Spurgeon—2.

The emergency clause of Senate bill No. 365 was adopted by the following vote:

A Y E S—Messrs.

Arnett,	Denslow,	Lane,	Sartin,
Atkins,	DeReign,	Leazenby,	Sawyer,
Avery,	Drabelle,	LeFavor,	Schoppenhorst,
Baugher,	Dram,	LeRoy,	Schooler,
Benner,	Dyer,	McCollum,	Schumacher,
Bennett,	Edgar,	McKearly,	Sherrill,
Best,	Ferguson,	McKee,	Short (Cole),
Bittinger,	Freeman,	McPnerson,	Short (Phelps),
Bourn,	Fuson,	Mahan,	Smith (Buchanan),
Breit,	Gay,	Martin,	Smith (Howell),
Brock,	George,	Melson,	Spencer (Douglas),
Buckner,	Gill,	Meriwether,	Spencer (St. L. City),
Burks,	Gmelich,	Middleton,	Steel,
Calhoun,	Griffiths,	Miller,	Sullinger,
Cape,	Grubb,	Moore (Stone),	Swanger,
Cherrington,	Hall,	Moran,	Tartar,
Chinn,	Hammond,	Murray,	Tate,
Choate,	Hancock,	Mueller,	Tatum,
Collins,	Harrison,	O'Reilly,	Temme,
Cox,	Hart,	Phipps,	Tubbs,
Crisp,	Higbee,	Pollock,	Watson,
Daneri,	Hinde,	Porterfield,	Waymeyer,
Davidson,	Jenkins,	Pratte,	Weaver,
Davis (Taney),	Jones (Hickory),	Robertson,	Weinhold,
Davis (Wayne),	Jones (Jackson),	Ross,	Wetzel,
Davison,	Julian,	Russell (N. Madrid),	Young (St. Francois),
DeFord,	Kasey,	Sachse,	Young (Texas),
Denny,	Kyler,	Sailor,	Mr. Speaker—112.

NOES—None.

Absent—Messrs.

Anderson,	Johnston,	Moore (Mississippi).	Pritchett,
Armstrong,	Jones (Polk),	Mortimer,	Kohne,
Bothwell,	Kline,	O'Dell,	Rothwell,
Carroll,	Lynch,	Odneal,	Stickney,
Coppedge,	McIntyre,	Old,	Walton,
Correll,	Marsh,	Pettijohn,	Warner—26.
Gurney,	Minnis,		

Sick—Messrs.

Shaw, Spurgeon—2.

The title to Senate bill No. 365 was agreed to.

Mr. Short of Cole moved that the vote by which Senate bill No. 365 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Bittinger, all bills on the calendar were ordered taken up for engrossment.

House bill No. 766 was taken up and ordered engrossed.

House bill No. 793 was taken up and ordered engrossed.

House bill No. 799 was taken up and ordered engrossed.

House bill No. 798 was taken up and ordered engrossed.

House bill No. 684 was taken up and ordered engrossed.

House bill No. 688 was taken up and ordered engrossed.

House bill No. 551 was taken up and ordered engrossed.

House bill No. 654 was taken up and ordered engrossed.

House bill No. 655 was taken up and ordered engrossed.

House bill No. 175 was taken up and ordered engrossed.

House bill No. 744 was taken up and ordered engrossed.

House bill No. 764 was taken up and ordered engrossed.

House bill No. 691 was taken up and ordered engrossed.

House bill No. 759 was taken up and ordered engrossed.

House bill No. 737 was taken up and ordered engrossed.

House bill No. 729 was taken up and ordered engrossed.

House bill No. 780 was taken up and ordered engrossed.

House bill No. 407 was taken up and ordered engrossed.

House bill No. 502 was taken up and ordered engrossed.

House bill No. 796 was taken up and ordered engrossed.

House bill No. 378 was taken up and ordered engrossed.

House bill No. 807 was taken up and ordered engrossed.

House bill No. 778 was taken up and ordered engrossed.

House bill No. 773 was taken up and ordered engrossed.

House bill No. 771 was taken up and ordered engrossed.

House bill No. 738 was taken up and ordered engrossed.

House bill No. 797 was taken up and ordered engrossed.

House bill No. 669 was taken up and ordered engrossed.

House bill No. 451 was taken up and ordered engrossed.

House bill No. 754 was taken up and ordered engrossed.

House bill No. 820 was taken up and ordered engrossed.
 House bill No. 621 was taken up and ordered engrossed.
 House bill No. 802 was taken up and ordered engrossed.
 House bill No. 809 was taken up and ordered engrossed.
 House bill No. 510 was taken up and ordered engrossed.
 House bill No. 821 was taken up and ordered engrossed.
 House bill No. 105 was taken up and ordered engrossed.
 House bill No. 371 was taken up and ordered engrossed.
 House bill No. 609 was taken up and ordered engrossed.
 House bill No. 318 was taken up and ordered engrossed.
 House bill No. 186 was taken up and ordered engrossed.
 House bill No. 632 was taken up and ordered engrossed.
 House bill No. 581 was taken up and ordered engrossed.
 House bill No. 763 was taken up and ordered engrossed.

On motion of Mr. Davison, House bill No. 801 was called up and ordered engrossed.

Mr. Kyler moved to reconsider the vote by which House bill No. 754 was ordered engrossed;

Which was agreed to.

Mr. Kyler offered the following amendments to House bill No. 754:

Amendment No. 1:

Amend section No. 2 by striking out the word "six" and insert "three" after the word "appoint" in line 7, and strike out the word "three" and insert "one" in line 8 of same section.

Amendment No. 2:

Amend same section by adding after the word "State" in line 8: "and shall have the same qualification as the supervising inspector."

Amendment No. 3:

Amend same section by striking out "\$2500" and inserting "\$2000" in line 9, and by striking out "\$1500" and inserting "\$1200" in line 10;

Amendment No. 4:

Amend act by adding two new sections, to be known as sections number 4 and 5:

SECTION 4. Any owner or user of a steam-boiler or boilers, operating the same in the state of Missouri, who shall refuse to have the same inspected, after having been duly notified by the inspector, shall be deemed guilty of a misdemeanor, and shall, after conviction, be fined not less than ten dollars for the first offense, and not to exceed one hundred dollars for each subsequent offense. All fines collected under this act shall go into the county school fund of the county in which the plant is located.

SEC. 5. The supervising inspector and the local inspector shall each hold their office for the term of four years from and after their appointment. The supervising inspector shall give bond to the State in the penal sum of \$10,000, good and sufficient security, and the local inspectors shall each give bond to the State in the penal sum of \$5000, good and sufficient security, to be approved by the Governor, for the faithful discharge of the duties of their office and for the payment of all fees collected by them over to the Treasurer of the State at least once a month: Provided, however, where any county or city provide for the payment of their local inspectors, said fees shall be paid into the county or city treasurer.

Which were read and adopted.

House bill No. 754, as amended, was ordered engrossed.

The following message was received from the Senate, through its Secretary, Mr. Roach :

Mr. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 652, entitled

An act to provide additional compensation of judges of circuit courts in all circuits composed of one county and having one judge ;

Also, House bill No. 508, entitled

An act to exempt town mutual fire and lightning and tornado, wind-storm or cyclone insurance companies from the provisions of chapter 89, Revised Statutes of Missouri, entitled "Insurance," and providing for the incorporation of the same ;

Emergency clause was adopted ;

Also, substitute for House bill No. 313, entitled

An act to provide a local option method of constructing sewers and sewer systems in cities of the third class in this State ;

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate.

Senate bill No. 278, entitled

An act to repeal section 7996, article 1, chapter 143, Revised Statutes of 1889, entitled "Contracts construed," and to enact a new section in lieu thereof ;

In which the concurrence of the House is respectfully requested.

On motion of Mr. Tatum,

House bills Nos. 82 and 599 were taken up and ordered engrossed.

On motion of Mr. Bitteringer,

Senate bill No. 212 was called up for third reading and passage.

Mr. Moran offered the following amendment :

Amend printed Senate bill No. 212 by striking out all of section 2 of said bill, beginning with the word "provided" in 13th line of said section, and ending with the word "lot" in the 29th line of said section, and by inserting the following in lieu thereof: "Provided, that in any such districts affected by this act as hereby amended, and which were not included in the provisions prior to the taking effect of said amendments, there shall be elected on the first Tuesday after the first Monday in April, 1895, six directors, who shall qualify on or before the first day of October, 1895, two of whom shall serve from said first day of October, 1895, until the first Tuesday after the first Monday in April, 1896, and until their successors are duly elected and qualified; two of whom shall serve until the same Tuesday in April, 1898, and until their successors are duly elected and qualified, two of whom shall serve until the same Tuesday in April, 1900; and until their successors are duly elected and qualified—the length of their respective terms to be determined by lot ;"

Which was read and adopted.

Senate bill No. 212 was read third time and passed by the following vote :

AYES—Messrs.

Armstrong,
Arnett,
Atkins,
Avery,

Benner,
Best,
Bitteringer,
Breit,

Brock,
Burks,
Calhoun,
Cape,

Collins,
Correll,
Cox,
Crisp,

Daneri,	Harrison,	Mortimer,	Schumacher,
Davidson,	Higbee,	Mueller,	Short (Cole),
Davis (Wayne),	Johnston,	Murray,	Short (Phelps),
Davison,	Jones (Hickory),	Odell,	Smith (Buchanan),
Denny,	Jones (Jackson),	Old,	Smith (Howell),
Denslow,	Kasey,	O'Reilly,	Spencer (Douglas),
DeReign,	Kyler,	Pettijohn,	Steel,
Drabelle,	Leazenby,	Porterfield,	Stickney,
Drum,	LeFavor,	Robertson,	Sullinger,
Dyer,	L. Roy,	Rohne,	Tartar,
Edgar,	McCollum,	Ross,	Tatum,
Ferguson,	McKee,	Rothwell,	Warner,
Freeman,	McPherson,	Russell (N. Madrid),	Watson,
Fuson,	Mahan,	Sachse,	Waymeyer,
Gay,	Martin,	Sailor,	Weaver,
George,	Melson,	Sartin,	Weinhold,
Gmelich,	Middleton,	Sawyer,	Wetzel,
Griffiths,	Minnis,	Schoppenhorst,	Young (St. Francois),
Grubb,	Moore (Stone),	Schooler,	Young (Texas)—94.
Hancock,	Moran,		

NO—Mr. Hart—1.

Absent—Messrs.

Anderson,	Davis (Taney),	Lane,	Pratte,
Baughner,	DeFord,	Lynch,	Pritchett,
Benner,	Gill,	McIntyre,	Sherrill,
Bothwell,	Gurney,	McKearly,	Spencer (St. L. City)
Bourn,	Hall,	Marsh,	Swanger,
Buckner,	Hammond,	Meriwether,	Tate,
Carroll,	Hinde,	Miller,	Temme,
Cherrington,	Jenkins,	Moore (Mississippi),	Tubbs,
Chinn,	Jones (Polk),	Odneal,	Walton,
Choate,	Julian,	Phipps,	Mr. Speaker—43.
Coppedge,	Kline,	Pollock,	

Sick—Messrs.

Shaw, Spurgeon—2.

Mr. Bennett not recorded. Mr. Benner recorded absent, also voting aye.

Emergency clause to Senate bill No. 212 was adopted by the following vote :

AYES—Messrs.

Armstrong,	Ferguson,	Melson,	Schooler,
Arnett,	Freeman,	Meriwether,	Schumacher,
Benner,	Fuson,	Middleton,	Short (Cole),
Best,	Gay,	Miller,	Short (Phelps),
Bittinger,	George,	Minnis,	Smith (Buchanan),
Bothwell,	Gmelich,	Moore (Stone),	Smith (Howell),
Breit,	Griffiths,	Moran,	Spencer (Douglas),
Brock,	Grubb,	Mortimer,	Spencer (St. L. City),
Buckner,	Gurney,	Murray,	Steel,
Burks,	Hancock,	O'Dell,	Stickney,
Cape,	Harrison,	Old,	Sullinger,
Choate,	Hart,	O'Reilly,	Swanger,
Correll,	Higbee,	Phipps,	Tartar,
Cox,	Johnston,	Porterfield,	Tatum,
Crisp,	Jones (Hickory),	Robertson,	Temme,
Daneri,	Julian,	Rohne,	Walton,
Davidson,	Kasey,	Ross,	Warner,
Davis (Taney),	Lane,	Rothwell,	Watson,
Davison,	Leazenby,	Russell (N. Madrid),	Waymeyer,
Denny,	LeFavor,	Sachse,	Weaver,
Denslow,	LeRoy,	Sailor,	Weinhold,
DeReign,	McCollum,	Sartin,	Wetzel,
Drabelle,	McKearly,	Sawyer,	Young (St. Fran.),
Dyer,	McKee,	Schoppenhorst,	Young (Texas)—98.
Edgar,	McPherson,		

NOES—None.

Absent—Messrs.

Anderson,	Collins,	Jones (Jackson),	Mueller,
Atkins,	Coppedge,	Jones (Polk),	Odneal,
Avery,	Davis (Wayne),	Kline,	Pettijohn,
Baughner,	DeFord,	Kyler,	Pollock,
Bennett,	Drum,	Lynch,	Pratte,
Bourn,	Gill,	McIntyre,	Pritchett,
Calhoun,	Hall,	Mahan,	Sherrill,
Carroll,	Hammond,	Marsh,	Tate,
Cherrington,	Hinde,	Martin,	Tubbs,
Chinn,	Jenkins,	Moore (Mississippi),	Mr. Speaker—40.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 212 was agreed to.

Mr. Moran moved that the vote by which Senate bill No. 212 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Armstrong,

The rules were suspended, and House bill No. 672 was called up by the following vote on division : Ayes 55, noes 7.

House bill No. 672 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Denslow,	LeFavor,	Sachse,
Arnett,	DeReign,	LeRoy,	Sailor,
Atkins,	Drabelle,	Lynch,	Sartin,
Baughner,	Drum,	McCollum,	Sawyer,
Benner,	Edgar,	McKearly,	Schoppenhorst,
Bennett,	Ferguson,	McKee,	Schumacher,
Best,	Freeman,	McPherson,	Short (Cole),
Blittinger,	Fuson,	Mahan,	Short (Phelos),
Bothwell,	Gay,	Martin,	Smith (Buchanan),
Breit,	George,	Melson,	Smith (Howell),
Brock,	Gmelich,	Meriwether,	Spencer (Douglas),
Buckner,	Griffiths,	Middleton,	Spencer (St. L. City),
Calhoun,	Grubb,	Miller,	Steel,
Cape,	Gurney,	Minnis,	Stickney,
Carroll,	Hall,	Moore (Stone),	Sullinger,
Cherrington,	Hancock,	Mortimer,	Tartar,
Chinn,	Harrison,	O'Dell,	Temme,
Choate,	Hart,	Old,	Tubbs,
Correll,	Higbee,	O'Reilly,	Walton,
Crisp,	Hinde,	Pettijohn,	Warner,
Daneri,	Johnston,	Phipps,	Waymeyer,
Davidson,	Jones (Hickory),	Porterfield,	Weaver,
Davis (Taney.)	Jones (Jackson),	Pritchett,	Weinhold,
Davis (Wayne),	Julian,	Robertson,	Wetzel,
Davison,	Kasey,	Rohne,	Young (St. Fran),
DeFord,	Kline,	Rothwell,	Young (Texas),
Denny,	Kyler,	Russell (N. Madrid),	Mr. Speaker—108.

NOES—None.

Absent—Messrs.

Anderson,	Gill,	Moore (Mississippi),	Ross,
Avery,	Hammond,	Moran,	Schooler,
Bourn,	Jenkins,	Mueller,	Sherrill,
Burke,	Jones (Polk),	Murray,	Swanger,
Collins,	Lane,	Odneal,	Tate,
Coppedge,	Leazenby,	Pollock,	Tatum,
Cox,	McIntyre,	Pratte,	Watson—30.
Dyer,	Marsh,		

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 672 was agreed to.

Mr. Armstrong moved the vote by which House bill No. 672 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 45, being a special order, was called up, read third time and passed, as amended by amendments Nos. 1, 2 and 3, adopted March 6, by the following vote :

AYES—Messrs.

Anderson,	Drum,	Lynch,	Sachse,
Armstrong,	Dyer,	McCollum,	Sailor,
Arnett,	Edgar,	McKearly,	Sartin,
Avery,	Ferguson,	McKee,	Sawyer,
Benner,	Freeman,	McPherson,	Shoppenhorst,
Bennett,	Fuson,	Maban,	Schooler,
Best,	Gay,	Martin,	Schumacher,
Bittinger,	George,	Melson,	Short (Cole),
Bothwell,	Gill,	Meriwether,	Short (Phelps),
Breit,	Gmelich,	Middleton,	Smith (Buchanan),
Buckner,	Griffiths,	Miller,	Smith (Howell),
Burks,	Grubb,	Minnis,	Spencer (Douglas),
Calhoun,	Gurney,	Moore (Stone),	Spencer (St. L. City)
Cape,	Hall,	Moran,	Steel,
Carroll,	Hammond,	Mueller,	Stickney,
Cherrington,	Hancock,	Murray,	Sullinger,
Chinn,	Hart,	Odneal,	Tate,
Collins,	Higbee,	Old,	Tatum,
Correll,	Hinde,	O'Reilly,	Temme,
Cox,	Jenkins,	Pettijohn,	Tubbs,
Crisp,	Johnston,	Phipps,	Walton,
Daneri,	Jones (Jackson),	Pollock,	Warner,
Davidson,	Julian,	Porterfield,	Watson,
Davis (Taney),	Kasey,	Pratt,	Waymeyer,
Davis (Wayne),	Kline,	Robertson,	Weaver,
Davison,	Kyler,	Rohne,	Wetzel,
DeFord,	Lane,	Ross,	Young, (St. Fran.),
Denslow,	Leszenby,	Rothwell,	Young (Texas),
DeReign,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—118.
Drabelle,	LeRoy,		

NOES—Messrs.

Raughter,	Jones (Hickory),	O'Dell,	Tartar—5.
Brock,			

Absent—Messrs.

Atkins,	Denny,	Marsh,	Sherrill,
Bourn,	Harrison,	Moore (Mississippi),	Swanger,
Choate,	Jones (Polk),	Mortimer,	Weinhold—15.
Coppedge,	McIntyre,	Pritchett,	

Sick—Messrs.

Shaw,	Spurgeon—2.
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Emergency clause to Senate bill No. 45 was agreed to by the following vote :

AYES—Messrs.

Anderson,	Cherrington,	Drum,	Hammond,
Armstrong,	Chinn,	Dyer,	Hancock,
Arnett,	Choate,	Edgar,	Harrison,
Atkins,	Collins,	Ferguson,	Hart,
Avery,	Daneri,	Freeman,	Higbee,
Benner,	Davidson,	Fuson,	Hinde,
Bennett,	Davis (Taney),	Gay,	Jenkins,
Best,	Davis (Wayne),	George,	Johnston,
Bittinger,	Davison,	Gill,	Jones (Jackson),
Bothwell,	DeFord,	Gmelich,	Kasey,
Buckner,	Denny,	Griffiths,	Kline,
Calhoun,	Denslow,	Grubb,	Kyler,
Cape,	DeReign,	Gurney,	Lane,
Carroll,	Drabelle,	Hall,	Leazenby,

LeFavor,	Mueller,	Sailor,	Sullinger,
LeRoy,	Murray	Sartin,	Tate,
Lynch.	Old,	Sawyer.	Tatum,
McCollum,	O'Reilly,	Schoppenhorst,	Temme,
McKearly,	Pettijohn,	Schooler,	Walton,
McKee,	Phipps,	Schumacher,	Warner,
Martin,	Pratte,	Short (Cole),	Watson,
Melson,	Robertson,	Short (Phelps),	Waymeyer,
Meriwether,	Rohne,	Smith (Buchanan),	Weaver,
Middleton,	Ross,	Smith (Howell),	Wetzel.
Miller,	Rothwell,	Spencer (Douglas),	Young (St. Fran.),
Minnis.	Russell (N. Madrid),	Spencer (St. Louis),	Young (Texas).
Moore (Stone),	Sachse,	Steel,	Mr. Speaker—109.
Moran,			

NOES—Messrs.

Brock,	O'Dell,	Porterfield,	Tartar—5.
Jones (Hickory),			

Absent—Messrs.

Baughner,	Cox,	Mahan,	Pritchett,
Bourn,	Crisp,	Marsh,	Sherrill,
Breit,	Jones (Polk),	Moore (Mississippi),	Stickney,
Burks,	Julian,	Mortimer,	Swanger,
Coppedge,	McIntyre,	Odneal,	Tubbs,
Correll,	McPherson,	Pollock,	Weinhold—24.

Sick—Messrs.

Shaw,	Spurgeon—2.
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Mr. Drabelle offered the following amendment to title :

Amend title to Senate bill No. 45 by adding thereto, at the end hereof, the words "with emergency clause ;"

Which was read and adopted.

Title as amended was agreed to.

Mr. Drabelle moved to reconsider the vote by which Senate bill No. 45 passed, and lay the motion to reconsider on the table ;

Which was agreed to.

Senate bill No. 26, special order, was called up, read third time, as amended by amendments Nos. 1 to 13, inclusive, on March 6, and passed by the following vote :

AYES—Messrs.

Anderson,	DeReign,	LeRoy,	Sartin,
Armstrong,	Drabelle,	McCollum,	Sawyer,
Arnett,	Drum,	McKearly,	Schoppenhorst,
Avery,	Dyer,	McKee,	Schooler,
Baughner,	Edgar,	Mahan,	Schumacher,
Benner,	Ferguson,	Martin,	Sherrill,
Bennett,	Fuson,	Melson,	Short (Cole),
Best,	Gay,	Meriwether,	Short (Phelps),
Bittinger,	George,	Middleton,	Smith (Howell),
Bothwell,	Gill,	Miller,	Spencer (Douglas),
Breit,	Gmelich,	Minnis,	Steel,
Burks,	Griffiths,	Moore (Stone),	Stickney,
Balboun,	Gurney,	Moran,	Sullinger,
Bape,	Hall,	Mueller,	Swanger,
Berrington,	Hammond,	Murray,	Tate,
Binn,	Hancock,	O'Reilly,	Tatum,
Boate,	Harrison,	Pettijohn,	Temme,
Bollins,	Hart,	Phlips,	Tubbs,
Crisp,	Higbee,	Pollock,	Walton,
Daneri,	Hinde,	Pratte,	Warner,
Davidson,	Jenkins,	Robertson,	Watson,
Davis (Taney),	Johnston,	Rohne,	Waymeyer,
Davis (Wayne),	Jones (Jackson),	Ross,	Weaver,
Davison,	Kasey,	Rothwell,	Wetzel.
DeFord,	Kyler,	Russell (N. Madrid),	Young (St. Fran.),
Denny,	Lane,	Sachse,	Young (Texas).
Denslow,	LeFavor,	Sailor,	Mr. Speaker—108.

NOES—Messrs.

Brook, Jones (Hickory), O'Dell, Tartar—4.

Absent—Messrs.

Atkins,	Freeman,	McIntyre,	Old,
Bourn,	Grubb,	McPherson,	Porterfield,
Buckner,	Jones (Polk),	Marsh,	Pritchett,
Carroll,	Julian,	Moore (Mississippi),	Smith (Buchanan),
Correll,	Kline,	Mortimer,	Spencer (St. L. City)
Coppedge,	Leazenby,	Odneal,	Weinhold—26.
Cox,	Lynch,		

Sick—Messrs.

Shaw, Spurgeon—2.

Emergency clause to Senate bill No. 26 was adopted by the following vote:

A YES—Messrs.

Anderson,	Dyer,	McCollum,	Schooler,
Arnett,	Edgar,	McKearly,	Schumacher,
Avery,	Ferguson,	McKee,	Sherrill,
Benner,	Freeman,	Mahan,	Short (Cole),
Bennett,	Fuson,	Martin,	Short (Phelps),
Best,	George,	Melson,	Smith (Buchanan),
Bittinger,	Gill,	Meriwether,	Smith (Howell),
Bothwell,	Gmelich,	Middleton,	Spencer (Douglas),
Breit,	Griffiths,	Miller,	Spencer (St. L. City),
Buckner,	Hall,	Minnis,	Steel,
Burks,	Hammond,	Moore (Stone),	Stickney,
Calhoun,	Hancock,	Moran,	Sullinger,
Cape,	Harrison,	Mueller,	Swanger,
Cherrington,	Hart,	Murray,	Tartar,
Chinn,	Higbee,	O'Reilly,	Tate,
Choate,	Hinde,	Pettijohn,	Tatum,
Collins,	Jenkins,	Phipps,	Temme,
Crisp,	Johnston,	Pratte,	Tubbs,
Davidson,	Jones (Jackson),	Robertson,	Warner,
Davis (Taney),	Julian,	Rohne,	Watson,
Davis (Wayne),	Kasey,	Ross,	Weaver,
Davison,	Kyler,	Rothwell,	Wetzel,
Denny,	Lane,	Russell (N. Madrid),	Young (St. Franc.)
DeReign,	Leazenby,	Sachse,	Young (Texas),
Drabelle,	LeFavor,	Sartin,	Mr. Speaker—101.
Drum,			

NOES—Messrs.

Brook, Jones (Hickory), O'Dell—3.

Absent—Messrs.

Armstrong,	DeFord,	McIntyre,	Porterfield,
Atkins,	Denslow,	McPherson,	Pritchett,
Baughner,	Gay,	Marsh,	Sailor,
Bourn,	Grubb,	Moore (Mississippi),	Sawyer,
Carroll,	Gurney,	Mortimer,	Schoppenhorst,
Coppedge,	Jones (Polk),	Odneal,	Walton,
Correll,	Kline,	Old,	Waymeyer,
Cox,	LeRoy,	Pollock,	Weinhold—34.
Daneri,	Lynch,		

Sick—Messrs.

Shaw, Spurgeon—2.

Mr. Spencer of St. Louis City offered the following amendment to the title:

Amend title to Senate bill No. 26 by adding the words "with an emergency clause;"

Which was read and adopted.

Title as amended was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which Senate bill No. 26 passed be reconsidered and the motion be laid on the table ;
Which was agreed to.

The pending amendment to rules was read and adopted.

Senate bill No. 14 was taken up for third reading and passage.

On motion of Mr. Jones of Jackson,

Senate bill No. 14 was indefinitely postponed by the following vote—Messrs. Julian and Crisp demanding the ayes and noes :

AYES—Messrs.

Atkins,	Gay,	Middleton,	Short (Phelps),
Baughner,	Gmelich,	Miller,	Smith (Howell),
Benner,	Griffiths,	Minnis,	Spencer (Douglas),
Bennett,	Grubb,	Moore (Stone),	Spencer (St. L. City)
Best,	Gurney,	Mueider,	Steel,
Bittinger,	Hammond,	Murray,	Stickney,
Rothwell,	Hancock,	O'Dell,	Swanger,
Breit,	Harrison,	Odneal,	Tartar,
Brock,	Hart,	Pettijohn,	Tatum,
Calhoun.	Higbee,	Phipps,	Temme,
Cherrington,	Hinde,	Porterfield,	Tubbs,
Davis (Wayne),	Johnston,	Robertson,	Walton,
Davison,	Jones (Hickory),	Rohne,	Warner,
DeFord,	Jones (Jackson),	Sachse,	Watson,
Denny,	Leazenby,	Sailor,	Waymeyer,
Denslow,	LeRoy,	Sartin,	Wetzel,
Drum.	McPherson,	Sawyer,	Young (St. Francois)
Dyer,	Mahan,	Schoppenhorst,	Young (Texas).
Edgar,	Martin,	Schumacher,	Mr. Speaker--77.
Freeman,			

NOES—Messrs.

Armstrong,	Davidson,	Lynch,	Pratte,
Arnett,	Drabelle,	McCollum,	Ross,
Avery,	Ferguson,	McKearly,	Rothwell,
Burks,	George,	McKee,	Russell (N. Madrid),
Cape,	Gill,	Melson,	Schooler,
Carroll,	Hall,	Meriwether,	Sherrill,
Chinn,	Jenkins,	Moore (Mississippi),	Short (Cole),
Collins,	Julian,	Moran,	Smith (Buchanan),
Correll,	Kasey,	Old,	Tate,
Cox,	Kline,	O'Reilly,	Weaver,
Crisp,	Kyler,	Pollock,	Weinhold—46.
Daneri,	Lane,		

Absent—Messrs.

Anderson,	Coppedge,	Jones (Polk),	Mortimer,
Bourn,	Davis (Taney),	LeFavor.	Pritchett,
Buckner,	DeReign,	McIntyre,	Sullinger--15.
Choate,	Fuson,	Marsh,	

Sick—Messrs.

Shaw, Spurgeon—2.

On motion of Mr. Minnis, the rules were suspended and Senate bill No. 253 was taken up for third reading and passage by the following vote on division : Ayes 68, nays 5.

House amendment as follows :

Amend Senate bill No. 253 by striking out all after the enacting clause and substituting therefor the following :

Section 1. That section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the Thirty-sixth General Assembly of the State of Missouri, approved April 7, 1892, be and the same is hereby amended by inserting after the word "Chariton," in line three of said section, the following words : "at the city of Sal-

isbury on the second Monday in January and the second Monday in July, and at the city of Keytesville;" and by striking out the words "third" and "Monday," in line four of said section, and insert in lieu thereof the words "second Monday;" and by inserting between the words "and" and "July" in said fourth line of said section, the words "the third Monday in;" and by striking out the word "fourth," in line six of said section, and insert in lieu thereof the word "third;" so that said section, when so amended, shall read as follows:

Section 40. In the Twelfth judicial circuit: In the county of Sullivan, on the third Mondays in May and November; in the county of Chariton, at the city of Salisbury on the second Monday in January and the second Monday in July, and at the city of Keytesville on the first Monday in April and the third Monday in October; in the county of Carroll, on the second Monday in March and the third Monday in July and the first Monday in November; in the county of Lyon, in the city of Brookfield on the third Monday in February and the fourth Monday in September, and in the city of Linneus on the first Mondays of June and December.

Amendment No. 2:

Amend title to Senate bill No. 253 by striking out the words "and to add two new sections thereto," at the end of said title;

Which was read and adopted.

Senate bill No. 253, as amended, was read third time and passed by the following vote:

A YES—Messrs.

Anderson,	Dyer,	McCollum,	Sailor,
Arnett,	Edgar,	McKearly,	Sartin,
Atkins,	Ferguson,	McKee,	Sawyer,
Avery,	Freeman,	McPherson,	Schoppenhorst,
Baughner,	Fuson,	Mahan,	Schumacher,
Benner,	Gay,	Martin,	Sherrill,
Bennett,	George,	Melson,	Short (Cole),
Best,	Gill,	Meriwether,	Short (Pheps),
Bittinger,	Gmelich,	Middleton,	Smith (Howell),
Breit,	Griffiths,	Miller,	Spencer (Douglas),
Brock,	Grubb,	Minnis,	Steel,
Calhoun,	Garney,	Moore (Stone),	Stickney,
Cape,	Hall,	Moran,	Sullinger,
Carroll,	Hammond,	Mueller,	Swanger,
Cherrington,	Hancock,	Murray,	Tartar,
Choate,	Harrison,	O'Dell,	Tate,
Correll,	Hart,	Odneal,	Tatum,
Cox,	Higbee,	Old,	Temme,
Crisp,	Johnston,	O'Reilly,	Tubbs,
Daneri,	Jones (Hickory),	Phipps,	Walton,
Davidson,	Kasey,	Porterfield,	Warner,
Davis (Paney),	Kline,	Pratte,	Watson,
Davis (Wayne),	Kyler,	Robertson,	Waymeyer,
Davison,	Lane,	Bohne,	Weaver,
DeFord,	Leazenby,	Ross,	Wetzal,
Denny,	LeFavor,	Rothwell,	Young (St. Francois),
Denslow,	LeRoy,	Russell (N. Madrid),	Young (Texas),
Drabelle,	Lynch,	Sachse,	Mr. Speaker—113.
Drum,			

NOES—None.

Absent—Messrs.

Armstrong,	Coppedge,	Julian,	Pollock,
Bothwell,	DeReign,	McIntyre,	Pritchett,
Bourn,	Hinde,	Marsh,	Schooler,
Buckner,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Burks,	Jones (Jackson),	Mortimer,	Spencer (St. L. City),
Chinn,	Jones (Polk),	Pettijohn,	Weinhold—25.
Collins,			

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 253 was agreed to.

Mr. Minnis moved that the vote by which Senate bill No. 253 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed substitute for House bill No. 355, entitled

An act to repeal section 46 of an act to redistrict the State into judicial circuits, approved April 7, 1892, as amended by an act substituting a new section therefor, approved March 16, 1893, relating to "judicial circuits and terms of courts," and to enact a new section in lieu thereof ;

Also, House amendment No. 1 to Senate bill No. 215 ;
And concurred in the same.

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 17, entitled

An act providing for the reorganization, equipment and discipline of the militia, and the preservation of State property ;

In which the concurrence of the House is respectfully requested.

Mr. Tatum moved to take up House bill No. 781 for third reading and passage ;

Which was agreed to.

On motion of Mr. Tatum, the vote by which House bill No. 781 was taken up for third reading and passage was reconsidered.

On motion of Mr. Tatum,

House bill No. 781 was made a special order for the afternoon session at 3 o'clock.

On motion of Mr. Davidson, the rules were suspended and Senate bill No. 367 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	Lynch,	Russell (N. Madrid),
Armstrong,	Dyer,	McCollum,	Sachse,
Arnett,	Edgar,	McKearly,	Sailor,
Atkins,	Ferguson,	McKee,	Sartin,
Avery,	Freeman,	McPherson,	Sawyer,
Benner,	Fuson,	Mahan,	Schoppenhorst,
Bennett,	George,	Martin,	Schumacher,
Bittinger,	Gill,	Melson,	Short (Cole),
Breit,	Gmelich,	M'riwether,	Short (Phips),
Brock,	Griffiths,	Middleton,	Smith (Howell),
Burks,	Grubb,	Miller,	Spencer (Douglas),
Calhoun,	Gurney,	Moore (Mississippi),	Swanger,
Cape,	Hall,	Moore (Stone),	Tartar,
Carroll,	Hancock,	Mueller,	Tate,
Cherrington,	Harrison,	Murray,	Tatum,
Choate,	Hart,	O'Dell,	Temme,
Correll,	Higbee,	Odneal,	Warner,
Cox,	Hinde,	O'Reilly,	Watson,
Crisp,	Jenkins,	Pettijohn,	Waymeyer,
Dineri,	Jones (Hickory),	Phipps,	Weaver,
Davidson,	Julian,	Pollock,	Weinhold,
Davis (Wayne),	Kasey,	Porterfield,	Wetzel—27.
Davison,	Kyler,	Robertson,	Young (St. Francois)
DeFord,	Leazenby,	Rohne,	Young (Texas),
Denny,	LeFavor,	Ross,	Mr. Speaker—103.
Drabelle,	LeRoy,	Rothwell,	

NOES—None.

Absent—Messrs.

Baughner,	Denslow,	McIntyre,	Sherrill,
Best,	DeReign,	Marsh,	Smith (Buchanan),
Bothwell,	Gay,	Mannis,	Spencer (St. L. City),
Bourn,	Hammond,	Moran,	Steel,
Buckner,	Johnston,	Mortimer,	Stickney,
Chinn,	Jones (Jackson),	Old,	Sailinger,
Collins,	Jones (Polk),	Pratte,	Tabbs,
Coppedge,	Kline,	Pritchett,	Walton—35.
Davis (Taney),	Lane,	Schooler,	

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 367 was agreed to.

Mr. Davidson moved that the vote by which Senate bill No. 367 passed be reconsidered, and motion be laid on the table;

Which was agreed to.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 781, entitled

An act concerning primary elections in cities now having and hereafter having 100,000 inhabitants or more,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Tatum moved that House bill No. 781 be taken up for third reading and passage:

Which was not agreed to by the following vote on division: Ayes 35, noes 47.

On motion of Mr. Porterfield, the vote by which House bill No. 655 was ordered engrossed was reconsidered.

Mr. Porterfield offered the following amendment:

Amend House bill No. 655, by striking out all after enacting clause and substitute the following, which is same subject-matter:

Section 8086, of the Revised Statutes of Missouri, 1889, is hereby repealed and the following substituted therefor:

Section 8086. The qualified voters of the district shall, annually, on the first Tuesday of April, elect two directors, who are citizens of the United States, at least twenty-one years of age, and shall have resided in this State at least one year and in the county and district at least sixty days preceding their election or appointment, who shall hold their office for three years, except when said appointment is to fill an unexpired term, and until their successors are duly elected and qualified; and all vacancies in the Board shall be filled for the unexpired term.

Which was read and rejected.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives, in the capitol of the United States, and making an appropriation therefor;

Also, House bill No. 783, entitled

An act to amend section 1 of an act entitled "An act to prohibit the sale or purchase for shipment, outside of the county where killed,

any quail, pinnated grouse or prairie chickens, and providing penalties therefor," approved March 30, 1893, by adding thereto the words "deer or turkey ;"

Also, House bill No. 739, entitled

An act creating a commission to effect a sale of the property occupied by the Missouri School for the Blind, to purchase a new site for that institution, and to contract for the erection of suitable buildings thereon, also, appropriating money for the foregoing purposes,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Johnston, from the Committee on Militia, submitted the following report:

MR. SPEAKER: Your Committee on Militia, to which was referred Senate bill No. 34, entitled

An act repealing section 6928, of the Revised Statutes of 1889 and enacting a new section in lieu thereof, relating to the appointment of cadets in the Missouri State Military School,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. LeFavor,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

On motion of Mr. Porterfield, the vote by which amendment to House bill No. 655 was rejected was reconsidered and amendment adopted.

Mr. Porterfield offered the following amendment to title:

Amend title to House bill No. 655 by striking out same and substitute the following therefor—same subject-matter:

"An act to repeal section 8086, chapter 143, article 2, of the Revised Statutes of Missouri, 1889, and enact a new section in lieu thereof, in relation to schools ;"

Which was read and adopted.

House bill No. 655 was ordered engrossed as amended.

Mr. Steel, from Committee on Permanent Seat of Government, submitted the following report:

MR. SPEAKER: Your Committee on Permanent Seat of Government, to which was referred resolution No. 120, asking for the appointment of a committee to investigate charges that the passage of joint and concurrent resolution No. 20, relating to removal of State capital, was procured by the employment of dishonest and corrupting means,

Begs leave to report as follows: We have kept the resolution in the hands of your Committee, and have invited parties interested to appear before us, but not a single witness has appeared before your Committee, nor has there been a single suggestion of fraud or irregularity presented to the Committee.

The Committee unanimously agreed upon the report several days ago, but held it back at the request of the member from Cole county. Nothing has been

brought to the notice of your Committee to justify any further delay ; we, therefore, recommend that the resolution be not adopted.

Which was read and adopted.

Committee substitute for Senate bills Nos. 110, 159, 232 and 234 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Drum,	McKee,	Sartin.
Atkins,	Dyer,	McPherson,	Schoppenhorst,
Avery,	Edgar,	Mahan,	Schooler.
Baughner,	Ferguson,	Marsh,	Schumacher,
Bennett,	Gay,	Martin,	Sherrill,
Best,	Gill,	Meriwether,	Short (Cole),
Bittinger,	Gmelich,	Middleton,	Short (Phelps),
Bothwell,	Gurney,	Miller,	Smith (Howell),
Breit,	Hall,	Minnis,	Spencer (Douglas),
Brock,	Hancock,	Moore (Stone),	Spencer (St. L. City),
Buckner,	Harrison,	Moran,	Steel,
Burks,	Hart,	Murray,	Stickney,
Cape,	Higbee,	O'Dell,	Sullinger,
Carroll,	Jones (Hickory),	Odneal,	Swanger,
Cherrington,	Julian,	O'Reilly,	Tartar,
Chinn,	Kasey,	Pettijohn,	Tate,
Choate,	Kline,	Phipps,	Tatum,
Correll,	Kyler,	Pollock,	Temme,
Cox,	Lane,	Porterfield,	Walton,
Crisp,	Leazenby,	Rohne,	Weaver,
Davidson,	LeFavor,	Ross,	Weinhold,
Davis (Taney),	McRoy,	Russell (N. Madrid),	Wetzel,
Davis (Wayne),	McCollum,	Sachse,	Young (St. Fran.),
DeFord,	McKearly,	Sailor,	Mr. Speaker—96.

NOES—Messrs.

Davison,	George,	Mueller,	Waymeyer,
Denny,	Griffiths,	Sawyer,	Young (Texas)—11.
Fuson,	Melson,	Watson,	

Absent—Messrs.

Anderson,	Denslow,	Johnston,	Pratte,
Arnett,	DeReign,	Jones (Jackson),	Pritchett,
Benner,	Drabelle,	Jones (Polk),	Robertson,
Bourn,	Freeman,	Lynch,	Rothwell,
Calhoun,	Grubb,	McIntyre,	Smith (Buchanan),
Collins,	Hammond,	Moore (Mississippi),	Tubbs,
Coppedge,	Hinde,	Mortimer,	Warner—31.
Daneri,	Jenkins,	Old,	

Sick—Messrs.

Shaw, Spurgeon—2.

Mr. Stickney offered the following amendment to title :

Amend title to committee substitute for Senate bills Nos. 110, 159, 232 and 234, by striking out all after the word "thereof," in line 6, and before the word "also," in line 9 ;

Which was read and adopted.

Title was agreed to as amended.

Mr. Stickney moved that the vote by which substitute for Senate bills Nos. 110, 159, 232 and 234 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Committee substitute for Senate bill No. 8 was taken up for third reading and passage.

Mr. Davison moved to indefinitely postpone committee substitute for Senate bill No. 8 ;

Which was not agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed
House bill No. 625, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8 of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections;

Also, House amendments Nos. 1, 2 and 3 to Senate bill No. 45,
And has concurred in the same;

The amendment to the title was agreed to, and title as amended agreed to;

Also, House amendments Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 3 to Senate bill No. 26,
And concurred in the same.

The title as amended was agreed to.

Committee substitute for Senate bill No. 8 was then read third time and passed by the following vote:

AYES—Messrs.

every,	Dyer,	Lynch,	Pratte,
Bennett,	Edgar,	McCollum,	Rohne,
Best,	Ferguson,	McKearly,	Ross,
Bittinger,	Gay,	McKee,	Rothwell,
Bothwell,	Gmelich,	Marsh,	Sachse,
Brook,	Griffiths,	Melson,	Sailor,
Buckner,	Grubb,	Meriwether,	Schoppenhorst,
Burks,	Hall,	Middleton,	Schooler,
Baloun,	Harrison,	Miller,	Schumacher,
Cape,	Higbee,	Minnis,	Short (Cole),
Carroll,	Jenkins,	Moore (Mississippi),	Steel,
Chinn,	Johnson,	Moore (Stone),	Stickney,
Choate,	Jones (Hickory),	Moran,	Sullinger,
Collins,	Kasey,	Mueller,	Tate,
Correll,	Kline,	O'Dell,	Walton,
Cox,	Kyler,	Old,	Weaver,
Crisp,	Lace,	O'Reilly,	Weinhold,
Cavidsen,	Leazenby,	Pettijohn,	Wetzel,
Cabell,	LeFavor,	Phipps,	Young (St. Fran.),
Crum,	LeRoy,	Porterfield,	Mr. Speaker—80.

NOES—Messrs.

Cornett,	Denny,	Odneal,	Swanger,
Calkins,	Fuson,	Russell (N. Madrid),	Tartar,
Caugher,	George,	Sartin,	Pemme,
Canner,	Gurney,	Sawyer,	Tabbs,
Cleit,	Hammond,	Sherrill,	Warner,
Cheerington,	Hancock,	Short (Phelps),	Watson,
Cavis (Wayne),	Mahan,	Smith (Howell),	Waymeyer,
Cavison,	Martin,	Spencer (Douglas),	Young (Texas)—34.
CeFord,	Murray,		

Absent—Messrs.

Canderson,	Denslow,	Jones (Jackson),	Pollock,
Carmstrong,	DeReign,	Jones (Polk),	Pritchett,
Courn,	Freeman,	Julian,	Robertson,
Coppedge,	Gill,	McIntyre,	Smith (Buchanan),
Craner,	Hart,	McPherson,	Spencer (St. L. City),
Cavis (Taney),	Hinde,	Mortimer,	Tatum—24.

Sick—Messrs.

Craw,	Spurgeon—2.
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Messrs. Denslow and Freeman were granted leave of absence.

The emergency clause to Senate bill No. 8 was rejected by the following vote :

AYES—Messrs.

Armstrong,	Ferguson,	Marsh,	Robertson,
Avery,	Gill,	Melson,	Rohne,
Bennett,	Grubb,	Meriwether,	Ross,
Best,	Hall,	Middleton,	Rothwell,
Bittinger,	Hart,	Miller,	Sachse,
Bourn,	Higbee,	Minnis,	Schoppenhorst,
Breit,	Jenkins,	Moore (Mississippi),	Schooler,
Buckner,	Julian,	Moore (Stone),	Short (Cole),
Cape,	Kasey,	Moran,	Smith (Howell),
Carroll,	Kyler,	Mueller,	Spencer (Douglas),
Chinn,	Lane,	O'Dell,	Spencer (St. L. City),
Choate,	Leazenby,	Odneal,	Swanger,
Collins,	LeRoy,	Old,	Tate,
Correll,	Lynch,	O'Reilly,	Tatum,
Cox,	McCollum,	Pettijohn,	Walton,
Crisp,	McKearly,	Phipps,	Weaver,
Davidson,	McKee,	Pollock,	Weinhold.
Drabelle,	Mahan,	Pratte,	Wetzel—72.

NOES—Messrs.

Arnett,	George,	Jones (Hickory),	Steel,
Atkins,	Gmelich,	LeFavor,	Stickney,
Brock,	Griffiths,	McPherson,	Sullinger,
Calhoun,	Gurney,	Murray,	Tartar,
Cherrington,	Hammond,	Russell (N. Madrid),	Temme,
Davis (Wayne),	Hancock,	Sartin,	Watson,
Davison,	Harrison,	Schumacher,	Young (Texas),
Edgar,	Johnston,	Short (Phelps),	Mr. Speaker—33.
Fuson,			

Absent—Messrs.

Anderson,	Denny,	Jones (Jackson),	Sailor,
Baughner,	Denslow,	Jones (Polk),	Sawyer,
Benner,	DeReign,	Kline,	Sherrill,
Bothwell,	Drum,	McIntyre,	Smith (Buchanan),
Burks,	Dyer,	Martin,	Tubbs,
Coppedge,	Freeman,	Mortimer,	Warner,
Daneri,	Gay,	Porterfield,	Waymeyer,
Davis (Taney),	Hinde,	Pritchett,	Young (St. Fran.)
DeFord,			—33.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Committee substitute for Senate bill No. 8 was agreed to. Mr. Gmelich moved that the vote by which substitute for Senate bill No. 8 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

Mr. Bittinger moved that the Speaker appoint a committee of three to escort Rev. Sam Jones to the Hall, and invite him to address the House ;

Which was agreed to.

The Speaker appointed Messrs. Bittinger, Crisp and Drabelle in pursuance to motion.

On motion of Mr. LeRoy, House bill No. 642 was taken from the table and placed on the calendar for amendment and engrossment.

On motion of Mr. Drabelle, the House tendered a vote of thanks to Rev. Sam Jones for his address.

Mr. Steel moved that the rules be suspended and House bill No. 04 be taken up for third reading and passage; which was not agreed to by the following vote on division: Ayes 30, noes 54.

House bill No. 781 as special order was taken up for third reading and passage.

Mr. Drabelle moved that the vote by which House bill No. 781 was ordered engrossed be reconsidered; which was not agreed to.

House bill No. 781 was read third time and passed by the following vote:

AYES—Messrs.

arnett,	Drum,	LeRoy,	Sartin,
tkins,	Dyer,	McCollum,	Sawyer,
augher,	Edgar,	McKee,	Schoppenhorst,
enner,	Ferguson,	McPherson,	Schumacher,
ennett,	Fuson,	Mahan,	Smith (Howell),
est,	Gay,	Martin,	Spencer (Douglas),
ittinger,	Gmelich,	Middleton,	Spencer (St L City),
othwell,	Griffith,	Miller,	Steel,
ourn,	Grubb,	Minnis,	Stickney,
reit,	Gurney,	Moore (Mississippi),	Swanger,
rock,	Hancock,	Moore (Stone),	Tartar,
alhoun,	Harrison,	Moran,	Tatum,
arroll,	Hart,	Mueller,	Temme,
herrington,	Higbee,	Murray,	Tubbs,
orrell,	Hilde,	Odneal,	Walton,
ox,	Johnston,	Pettijohn,	Warner,
risp,	Jones (Hickory),	Phipps,	Watson,
avidson,	Jones (Jackson),	Porterfield,	Waymeyer,
avis (Wayne),	Julian,	Robertson,	Weinhold,
avison,	Kyler,	Rohne,	Wetzel,
eFord,	Leazenby,	Sachse,	Young (Texas),
enny,	LeFavor,	Sailor,	Mr. Speaker—88.

NOES—Messrs.

rmstrong,	George,	McKearly,	Russell (N. Madrid),
urks,	Gill,	O'Dell,	Schooler,
ape,	Hall,	O'Reilly,	Short (Cole),
hinn,	Kasey,	Pollock,	Sullinger,
ollins,	Kline,	Pratte,	Tate,
rabelle,	Lane,	Ross,	Weaver—24.

Absent—Messrs.

nderson,	Denslow,	McIntyre,	Rothwell,
very,	DeReign,	Marsh,	Saerrill,
uckner,	Freeman,	Melson,	Short (Phelps),
hoate,	Hammond,	Meriwether,	Smith (Buchanan),
oppedge,	Jenkins,	Mortimer,	Young (St. Francois),
anerl,	Jones (Polk),	Old,	—26.
avis (Taney),	Lynch,	Pritchett,	

Sick—Messrs.

aw, Surgeon—2.

Title to House bill No. 781 was agreed to.

Mr. Phipps moved that the vote by which House bill No. 781 was ordered engrossed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Sullinger moved the rules be suspended, and House bill No. 04 be taken up for third reading and passage;

Which was not agreed to by the following vote—Messrs. Sullinger and Steel demanding the ayes and nays:

AYES—Messrs.

Arnett,	Denny,	Martin,	Short (Cole),
Avery,	Drum,	Middleton,	Short (Phelps),
Bittinger,	Griffiths,	Moran,	Spencer (Douglas),
Bothwell,	Hall,	Mueller,	Steel,
Breit,	Harrison,	Murray,	Sullinger,
Brock,	Hart,	Odneal,	Tatum,
Cape,	Higbee,	Pettijohn,	Tubbs,
Cherrington,	Julian,	Robertson,	Watson,
Chinn,	Kasey,	Sartin,	Wetzel,
Correll,	McKearly,	Schoppenhorst,	Young (Texas),
Davidson,	McKee,	Schooler,	Mr. Speaker—14.

NOES—Messrs.

Armstrong,	Ferguson,	Miller,	Sailor,
Atkins,	Gmelich,	Minnis,	Sawyer,
Baughner,	Grubb,	Moore (Stone),	Schumacher,
Benner,	Gurney,	O'Dell,	Sherrill,
Bennett,	Hancock,	Old,	Smith (Howell),
Best,	Jenkins,	O'Reilly,	Spencer (St. L. City)
Collins,	Jones (Hickory),	Pollock,	Temme,
Crisp,	Jones (Jackson),	Porterfield,	Walton,
Davis (Wayne),	Kyler,	Rohne,	Warner,
Davison,	Leazenby,	Ross,	Waymeyer,
DeFord,	McPherson,	Russell (N. Madrid),	Weaver,
Dyer,	Mahan,	Sachse,	Weinhold—50.
Edgar,	Melson,		

Absent—Messrs.

Anderson,	Denslow,	Jones (Polk),	Mortimer,
Bourn,	DeReign,	Kline,	Pnipp,
Buckner,	Drabelle,	Lane,	Pratte,
Burks,	Freeman,	LeFavor,	Pritchett,
Calhoun,	Fuson,	LeRoy,	Rothwell,
Carroll,	Gay,	Lynch,	Smith (Buchanan)
Choate,	George,	McCollum,	Stickney,
Coppedge,	Gill,	McIntyre,	Swanger,
Cox,	Hammond,	Marsh,	Tartar,
Daneri,	Hinde,	Meriwether,	Tate,
Davis (Taney),	Johnston,	Moore (Mississippi),	Young (St. Franco)

Sick—Messrs.

Shaw,

Spurgeon—2.

On motion of Mr. Tubbs, the rules were suspended and House bill No. 402 was called up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	George,	Middleton,	Short (Phelps),
Atkins,	Gill,	Miller,	Smith (Howell),
Avery,	Griffiths,	Minnis,	Spencer (Douglas),
Baughner,	Grubb,	Moore (Stone),	Spencer (St. L. City)
Benner,	Gurney,	Mueller,	Steel,
Bennett,	Hancock,	Murray,	Stickney,
Best,	Harrison,	O'Dell,	Sullinger,
Bothwell,	Hart,	Odneal,	Tatum,
Breit,	Hinde,	Old,	Temme,
Brock,	Jones (Hickory),	Pettijohn,	Tubbs,
Calhoun,	Jones (Jackson),	Phipps,	Walton,
Cape,	Kyler,	Robertson,	Warner,
Cherrington,	Leazenby,	Rohne,	Watson,
Davis (Wayne),	LeFavor,	Ross,	Waymeyer,
Davison,	LeRoy,	Sachse,	Weaver,
DeFord,	McCollum,	Sailor,	Wetzel,
Denoy,	McKee,	Sartin,	Young (St. Fran)
Drabelle,	McPherson,	Sawyer,	Young (Texas),
Dyer,	Mahan,	Schoppenhorst,	Mr. Speaker—81
Edgar,	Martin,	Schumacher,	
Fuson,			

NOES—Messrs.

Armstrong,	Davis (Taney),	Moran,	Schooler,
Chinn,	Hall,	O'Reilly,	Short (Cole),
Collins,	Higbee,	Pollock,	Tate,
Correll,	Kline,	Rothwell,	Weinhold—18.
Davidson,	Melson,		

Absent—Messrs.

Anderson,	Daneri,	Johnston,	Moore (Mississippi),
Bittinger,	Denslow,	Jones (Polk),	Mortimer,
Bourn,	DeReign,	Julian,	Porterfield,
Buckner,	Drum,	Kasey,	Pratte,
Burks,	Ferguson,	Lane,	Pritchett,
Carroll,	Freeman,	Lynch,	Russell (N. Madrid),
Choate,	Gay,	McIntyre,	Sherrill,
Coppedge,	Gmelich,	McKearly,	Smith (Buchanan),
Cox,	Hammond,	Marsh,	Swanger—39.
Crisp,	Jenkins,	Meriwether,	

Sick—Messrs.

Shaw. Spurgeon—2.

Title to House bill No. 402 was agreed to.

On motion of Mr. Hart, the rules were suspended and House bill No. 728 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Gill,	Miller,	Schooler,
Armstrong,	Gmelich,	Minnis,	Schumacher,
Atkins,	Griffiths,	Moore (Mississippi),	Short (Phelps),
Avery,	Grubb,	Moore (Stone),	Smith (Howell),
Bennett,	Gurney,	Moran,	Spencer (Douglas),
Best,	Hall,	Mueller,	Spencer (St. L City)
Bittinger,	Hammond,	Murray,	Steel,
Breit,	Hancock,	O'Dell,	Stickney,
Brock,	Harrison,	Odneal,	Sollinger,
Burks,	Hart,	Old,	Swanger,
Calhoun,	Hinde,	O'Reilly,	Tartar,
Cape,	Jenkins,	Pettijohn,	Tate,
Chinn,	Jones (Hickory),	Phipps,	Tatum,
Choate,	Jones (Jackson),	Porterfield,	Temme,
Collins,	Julian,	Robertson,	Tubbs,
Correll,	Kasey,	Rohne,	Walton,
Davis (Wayne),	Kyer,	Ross,	Warner,
Davison,	Leazenby,	Rothwell,	Watson,
DeFord,	Lynch,	Russell (N. Madrid),	Waymeyer,
Denny,	McCollum,	Sachse,	Weaver,
Dyer,	McKee,	Sailor,	Weinhold,
Edgar,	McPherson,	Sartin,	Wetzel,
Ferguson,	Mahan,	Sawyer,	Young (St Francois)
Fuson,	Martin,	Schoppenhorst,	Young (Texas)—98.
George,	Middleton,		

NOES—Messrs.

Arnett,	Carroll,	Higbee,	Pratte,
Baughner,	Cherrington,	Kline,	Sherrill,
Benner,	Davidson,	Pollock,	Mr. Speaker—14.
Bourn,	Drabelle,		

Absent—Messrs.

Bothwell,	Denslow,	Lane,	Melson,
Buckner,	DeReign,	LeFavor,	Meriwether,
Coppedge,	Drum,	LeRoy,	Mortimer,
Cox,	Freeman,	McIntyre,	Pritchett,
Crisp,	Gay,	McKearly,	Short (Cole),
Daneri,	Johnston,	Marsh,	Smith (Buchanan),
Davis (Taney),	Jones (Polk),		

Sick—Messrs.

Shaw, Spurgeon—2.

Mr. Johnston was granted leave of absence.

Title to House bill No. 728 was agreed to.

Mr. McKee moved that the motion by which House bill No. 728 passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

Mr. Tubbs moved that the vote by which House bill No. 402 passed be reconsidered, and the motion laid on the table;
Which was agreed to.

On motion of Mr. Higbee, the rules were suspended and House bill No. 635 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Edgar,	Mahan,	Sachse,
Armstrong,	Ferguson,	Martin,	Sartin,
Arnett,	George,	Melson,	Sawyer,
Avery,	Gill,	Meriwether,	Schoppenhorst,
Rennett,	Gmelich,	Middleton,	Schooler,
Best,	Griffiths,	Miller,	Schumacher,
Bittinger,	Grubb,	Minnis,	Sherrill,
Bothwell,	Gurney,	Moore (Stone),	Short (Phelps),
Bourn,	Hall,	Moran,	Smith (Howell),
Brock,	Hammond,	Mueller,	Spencer (Douglas),
Burks,	Hancock,	Murray,	Spencer (St. L. City),
Cape,	Harrison,	O'Dell,	Sullinger,
Cherrington,	Higbee,	Odneal,	Swanger,
Chinn,	Hinde,	Old,	Tate,
Choate,	Jenkins,	O'Reily,	Walton,
Collins,	Jones (Jackson),	Pettijohn,	Warner,
Correll,	Julian,	Pollock,	Waymeyer,
Cox,	Kyler,	Porterfield,	Weaver,
Davidson,	Lane,	Pratte,	Weinhold,
Davis (Wayne),	LeFavor,	Robertson,	Wetzel,
Davison,	McCollum,	Rohne,	Young (St. Fran.)
DeFord,	McKee,	Ross,	Young (Texas),
Denny,	McPherson,	Russell (N. Madrid),	Mr. Speaker—93.
Dyer,			

NOES—Messrs.

Atkins,	Calhoun,	Leazenby,	Temme,
Baughner,	Jones (Hickory),	Tartar,	Watson—9.
Benner,			

Absent—Messrs.

Breit,	Drabelle,	LeRoy,	Rothwell,
Buckner,	Drum,	Lynch,	Sailor,
Carroll,	Freeman,	McIntyre,	Short (Cole),
Coppedge,	Fuson,	McKearly,	Smith (Buchanan),
Crisp,	Gay,	Marsh,	Steel,
Daneri,	Hart,	Moore (Mississippi),	Stickney,
Davis (Taney),	Johnston,	Mortimer,	Tatum,
Denslow,	Kasey,	Phipps,	Tubbs—35.
DeReign,	Kline,	Pritchett,	

Absent with leave—Mr. Jones (Polk)—1.

Sick—Mr. Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 635 was agreed to.

Mr. Higbee moved that the vote by which House bill No. 635 was passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

On motion of Mr. Bittinger,
Senate bill No. 270 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Ferguson,	McPherson,	Schooler,
Armstrong,	Fuson,	Martin,	Schumacher,
Arnett,	George,	Meriwether,	Short (Cole),
Atkins,	Gmelich,	Middleton,	Short (Phelps),
Avery,	Griffiths,	Miller,	Smith (Howell),
Baughner,	Grubb,	Minnis,	Spencer (St. L. City),
Benner,	Gurney,	Moore (Stone),	Steel,
Bennett,	Hall,	Mueller,	Stickney,
Best,	Hammond,	Murray,	Sullinger,
Bittinger,	Hancock,	Odneal,	Swanger,
Breit,	Harrison,	Old,	Tartar,
Brock,	Hart,	Pettijohn,	Tate,
Burks,	Higbee,	Porterfield,	Tatum,
Calhoun,	Jones (Jackson),	Robertson,	Temme,
Correll,	Julian,	Rohne,	Warner,
Cox,	Kyler,	Ross,	Waymeyer,
Davidson,	Lane,	Russell (N. Madrid),	Weaver,
Davis (Wayne),	Leazenby,	Sachse,	Weinhold,
Davison,	LeFavor,	Sailor,	Wetzel,
DeFord,	Lynch,	Sartin,	Young (St. Francois),
Denny,	McCoilum,	Sawyer,	Young (Texas),
Dyer,	McKee,	Schoppenhorst,	Mr. Speaker—89.
Edgar,			

NOES—Messrs.

Kasey,	Pollock,	Pratte,	Watson—4.
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Absent—Messrs.

Bothwell,	Davis (Taney),	Jones (Hickory),	Mortimer,
Bourn,	Denslow,	Jones (Polk),	O'Dell,
Buckner,	DeReign,	Kline,	O'Reilly,
Cape,	Drabelle,	LeRoy,	Phipps,
Carroll,	Drum,	McIntyre,	Pritchett,
Cherrington,	Freeman,	McKearly,	Rothwell,
Chinn,	Gay,	Mahan,	Sherrill,
Choate,	Gill,	Marsh,	Smith (Buchanan),
Collins,	Hinde,	Melson,	Spencer (Douglas),
Coppedge,	Jenkins,	Moore (Mississippi),	Tubbs,
Crisp,	Johnston,	Moran,	Walton—45.
Daneri,			

Sick—Messrs.

Shaw,	Surgeon—2.
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Title to Senate bill No. 270 was agreed to.

Mr. Bittinger moved that the vote by which Senate bill No. 270 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Davison,
House bill No. 670 was ordered engrossed.

On motion of Mr. Julian, Senate bill No. 80 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Calhoun,	Drabelle,	Hart,
Arnett,	Cape,	Dyer,	Higbee,
Avery,	Cherrington,	Edgar,	Hinde,
Baughner,	Chinn,	Ferguson,	Jenkins,
Benner,	Choate,	Gay,	Jones (Hickory),
Bennett,	Collins,	Gill,	Jones (Jackson),
Best,	Correll,	Gmelich,	Julian,
Bittinger,	Crisp,	Griffiths,	Kasey,
Bothwell,	Davis (Wayne),	Grubb,	Kline,
Breit,	Davison,	Gurney,	Lane,
Brock,	DeFord,	Hall,	Leazenby,
Burks,	Denny,	Harrison,	LeFavor,

Lynch,	O'Dell,	Sawyer,	Tartar,
McCollum,	Odneal,	Schoppenhorst,	Tate,
McKee,	Old,	Schooler,	Tatum,
McPherson,	Pettijohn,	Schumacher,	Walton,
Martin,	Phipps,	Sa-r-rill,	Warner,
Melson,	Porterfield,	Short (Cole),	Watson,
Meriwether,	Rohne,	Short (Phelps),	Waymeyer,
Miller,	Ross,	Smith (Howell),	Weaver,
Minnis,	Russell (N. Madrid),	Spencer (Douglas),	Weinhold,
Moore (Stone),	Sachse,	Stickney,	Wetzel,
Moran,	Sailor,	Sullinger,	Young (Texas),
Mueller,	Sartin,	Swanger,	Mr. Speaker—97.
Murray,			

NOES—None.

Absent—Messrs.

Anderson,	Denslow,	LeRoy,	Pratte,
Atkins,	DeReign,	McIntyre,	Pritchett,
Bourn,	Drum,	McKearly,	Robertson,
Buckner,	Freeman,	Mahan,	Rothwell,
Carroll,	Fuson,	Marsh,	Smith (Buchanan),
Coppedge,	George,	Middleton,	Spencer (S. L. City),
Cox,	Hammond,	Moore (Mississippi),	Steel,
Daneri,	Hancock,	Mortimer,	Temme,
Davidson,	Johnston,	O'Reilly,	Tabbs,
Davis (Taney),	Kyler,	Pollock,	Young (St. Fran.),

—40.

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Surgeon—2.

Title to Senate bill No. 80 was agreed to.

Mr. Julian moved that the vote by which Senate bill No. 80 passed be reconsidered, and motion be laid on the table;

Which was agreed to.

On motion of Mr. Steel, the rules were suspended and

House bill No. 572 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	McCollum,	Sartin,
Atkins,	Edgar,	McKee,	Sawyer,
Avery,	Ferguson,	McPherson,	Schoppenhorst,
Baughner,	Fuson,	Mahan,	Schooler,
Benner,	Gay,	Melson,	Schumacher,
Bennett,	George,	Meriwether,	Short (Cole),
Best,	Gill,	Middleton,	Short (Phelps),
Bittinger,	Gmelich,	Miller,	Smith (Howell),
Bothwell,	Griffiths,	Minnis,	Spencer (Douglas),
Breit,	Grubb,	Moore (Stone),	Spencer (St. L. city),
Brock,	Hall,	Moran,	Steel,
Burks,	Hammond,	Mueller,	Stickney,
Calhoun,	Hancock,	Murray,	Sullinger,
Cape,	Harrison,	O'Dell,	Tartar,
Cherrington,	Hart,	Odneal,	Tate,
Chinn,	Higbee,	Old,	Tatum,
Choate,	Hinde,	Pettijohn,	Temme,
Correll,	Jones (Hickory),	Phipps,	Warner,
Cox,	Julian,	Porterfield,	Waymeyer,
Crisp,	Kasey,	Rohne,	Weaver,
Davidson,	Kline,	Ross,	Weinhold,
Davis (Wayne),	Kyler,	Russell (N. Madrid),	Wetzel,
DeFord,	Lane,	Sachse,	Young (Texas)
Denny,	LeFavor,	Sailor,	Mr. Speaker—98.
Drabelle,	Lynch,		

NO—Mr. Pollock—1.

Absent—Messrs.

Anderson,	Denslow,	McIntyre,	Robertson,
Arnett,	DeReign,	McKearly,	Rothwell,
Bourn,	Drum,	Marsh,	Sherrill,
Buckner,	Freeman,	Martin,	Smith (Buchanan),
Carroll,	Gurney,	Moore (Mississippi),	Swanger,
Collins,	Jenkins,	Mortimer,	Tubbs,
Coppedge,	Johnston,	O'Reilly,	Walton,
Daneri,	Jones (Jackson),	Pratte,	Watson,
Davis (Taney),	Leazenby,	Pritchett,	Young (St. Francois)
Davison,	LeRoy,		—38.

Absent with leave—Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 572 was agreed to.

Mr. Steel moved that the vote by which House bill No. 572 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Benner, the rules were suspended, and Senate bill No. 170 was taken up for third reading and passage.

House amendment to Senate bill No. 170 was concurred in, and Senate bill No. 170, as amended, was passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	Melson,	Schooler,
Arnett,	Edgar,	Meriwether,	Schumacher,
Atkins,	Ferguson,	Middleton,	Sherrill,
Avery,	Fuson,	Miller,	Short (Cole),
Baughner,	Gay,	Minnis,	Short (Phelps),
Benner,	George,	Moore (Stone),	Smith (Howell),
Bennett,	Gmelich,	Moran,	Spencer (Douglas),
Best,	Griffiths,	Mueller,	Spencer (St. L. city),
Bittinger,	Grubb,	Murray,	Steel,
Bothwell,	Gurney,	O'Dell,	Stickney,
Bourn,	Hall,	Odneal,	Sullinger,
Breit,	Hancock,	Old,	Tartar,
Brock,	Harrison,	O'Reilly,	Tate,
Burks,	Hart,	Phipps,	Tatum,
Calhoun,	Higbee,	Pollock,	Temme,
Cape,	Jones (Hickory),	Porterfield,	Tubbs,
Cherrington,	Jones (Jackson),	Robertson,	Walton,
Choate,	Kyler,	Rohne,	Warner,
Correll,	Leazenby,	Ross,	Watson,
Cox,	Lynch,	Russell (N. Madrid),	Waymeyer,
Crisp,	McCollum,	Sachse,	Weaver,
Davidson,	McIntyre,	Sallor,	Weinhold,
Davis (Wayne),	McKee,	Sartin,	Wetzel,
Davison,	Mahan,	Sawyer,	Young (Texas),
Denny,	Martin,	Schoppenhorst,	Mr. Speaker—101.
Drabelle,			

NOES—Messrs.

Thinn, Julian, Kasey, Pettijohn—4.

Absent—Messrs.

Anderson,	Denslow,	Johnston,	Moore (Mississippi),
Buckner,	DeReign,	Kline,	Mortimer,
Carroll,	Drum,	Lane,	Pratte,
Collins,	Freeman,	LeFavor,	Pritchett,
Coppedge,	Gill,	LeRoy,	Rothwell,
Daneri,	Hammond,	McKearly,	Smith (Buc'n),
Davis (Taney),	Hinde,	McPherson,	Swanger,
DeFord,	Jenkins,	Marsh,	Young (St. Fran.)
			—32.

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 170 was agreed to.

Mr. Benner moved that the vote by which Senate bill No. 170 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Committee on Enrolled Bills was granted leave to sit during the session of the House.

On motion of Mr. Hall,

House bill No. 217 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Davison,	McKee,	Schoppenhorst,
Armstrong,	Denny,	Martin,	Schooler,
Arnett,	Drabelle,	Meriwether,	Schumacher,
Atkins,	Dyer,	Middleton,	Sherrill,
Avery,	Gay,	Miller,	Short (Cole),
Mr. Baugher,	George,	Minnis,	Short (Paelps).
Benner,	Gill,	Moore (Stone),	Smith (Howell).
Bennett,	Gmelich,	Mueller,	Spencer (St.L. City).
Best,	Griffiths,	Murray,	Steel,
Bittinger,	Grubb,	O'Dell,	Stickney,
Bourn,	Hall,	Odneal,	Sullinger,
Brock,	Hancock,	Old,	Tartar,
Burks,	Harrison,	O'Reilly,	Tubbs,
Calhoun,	Hart,	Pollock,	Walton,
Cape,	Higbee,	Pratte,	Warner,
Cherrington,	Jones (Hickory),	Robertson,	Waymeyer,
Chinn,	Kasey,	Rohne,	Weaver,
Choate,	Kyer,	Ross,	Weinhold,
Correll,	Leazenby,	Russell (N. Madrid),	Wetzel,
Crisp,	LeFavor,	Sachse,	Young (St. Francis),
Davidson,	McCollum,	Sartin,	Young (Texas).
Davis (Wayne),	McIntyre,	Sawyer,	Mr. Speaker—88.

NOES—Messrs.

Fuson, McPherson—2.

Absent—Messrs.

Bothwell,	Drum,	Lane,	Porterfield,
Breit,	Edgar,	LeRoy,	Pritchett,
Buckner,	Ferguson,	Lyne,	Rothwell,
Carroll,	Freeman,	McKearly,	Sailor,
Collins,	Gurney,	Mahan,	Smith (Buchanan),
Coppedge,	Hammond,	Marsh,	Spencer (Douglas),
Cox,	Hinde,	Melson,	Swanger,
Daneri,	Jenkins,	Moore (Miss.),	Tate,
Davis (Taney),	Johnston,	Moran,	Tatum,
DeFord,	Jones (Jackson),	Mortimer,	Temme,
Denslow,	Julian,	Pettijohn,	Watson—47.
DeReign,	Kline,	Phipps,	

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 217 was agreed to.

Mr. Hall moved that the vote by which House bill No. 217 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Drabelle,
House bill No. 686 was taken up for third reading and passage, and
was passed by the following vote :

AYES—Messrs.

Armstrong,	Edgar,	McIntyre,	Schoppenhorst,
Atkins,	Ferguson,	McKee,	Schooler,
Avery,	Fuson,	McPherson,	Schumacher,
Baughner,	Gay,	Martin,	Sherrill,
Bennett,	George,	Melson,	Short (Cole),
Best,	Gill,	Middleton,	Smith (Howell),
Bittinger,	Gmelich,	Miller,	Spencer (Douglas),
Breit,	Griffiths,	Minnis,	Spencer (St. L. City)
Brock,	Grubb,	Moore (Stone),	Steel,
Burke,	Hall,	Moran,	Stickney,
Cape,	Hammond,	Murray,	Sullinger,
Cherrington,	Hancock,	O'Dell,	Tartar,
Chinn,	Harrison,	Odneal,	Tate,
Choate,	Higbee,	O'Reilly,	Temme,
Correll,	Jenkins,	Pettijohn,	Tubbs,
Cox,	Jones (Hickory),	Phipps,	Warner,
Crisp,	Jones (Jackson),	Pollock,	Waymeyer,
Davidson,	Julian,	Pratt,	Weaver,
Davis (Wayne),	Kasey,	Robertson,	Weinhold,
DeFord,	Kyler,	Rohne,	Young (St Fran.),
Denny,	Leazenby,	Ross,	Young (Texas),
Drabelle,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—91.
Dyer,	McCollum,	Sawyer,	

NOES—None.

Absent—Messrs.

Anderson,	Davison,	Lynch,	Rothwell,
Arnett,	Denslow,	McKearly,	Sachse,
Benner,	DeReign,	Mahan,	Sailor,
Bothwell,	Drum,	Marsh,	Sartin,
Bourn,	Freeman,	Meriwether,	Short (Phelps),
Buckner,	Gurney,	Moore (Mississippi),	Smith (Buchanan),
Calhoun,	Hart,	Mortimer,	Swanger,
Carroll,	Hinde,	Mueller,	Tatum,
Collins,	Johnston,	Old,	Walton,
Coppedge,	Kline,	Porterfield,	Watson,
Daneri,	Lane,	Pritchett,	Wetzel—46.
Davis (Faney),	LeRoy,		

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 686 was agreed to.

Mr. Drabelle moved the vote by which House bill No. 686 was
passed be reconsidered, and the motion be laid on the table ;
Which was agreed to ;

Mr. Higbee moved that when the House adjourn at 6:30 o'clock
that it do adjourn under the rules.

Which was agreed to.

House bill No. 511 was taken up for third reading and passage,
and was passed by the following vote :

AYES—Messrs.

Anderson,	Bourn,	Davidson,	Fuson,
Armstrong,	Brock,	Davis (Wayne),	Gay,
Arnett,	Cape,	Davison,	George,
Atkins,	Chinn,	DeFord,	Gill,
Avery,	Choate,	Denny,	Gmelich,
Bennett,	Correll,	Dyer,	Griffiths,
Best,	Cox,	Edgar,	Grubb,
Bittinger,	Crisp,	Ferguson,	Gurney,

Hall,	McPherson,	Phipps,	Stickney,
Harrison,	Mahan,	Pollock,	Sullinger,
Hart,	Martin,	Pratte,	Tartar,
Higbee,	Melson,	Robertson,	Tate,
Jones (Hickory),	Meriwether,	Rohne,	Temme,
Jones (Jackson),	Middleton,	Ross,	Walton,
Julian,	Miller,	Russell (N. Madrid),	Warner,
Kasey,	Moore (Stone),	Sachse,	Waymeyer,
Kyler,	Moran,	Schoppenhorst,	Weaver,
Leazenby,	Mueller,	Schooler,	Weinhold,
LeFavor,	Murray,	Schumacher,	Wetzel,
Lynch,	O'Dell,	Short (Cole),	Young St. Fran.),
McCollum,	Odneal,	Smith (Howell),	Young (Texas),
McIntyre,	O'Reilly,	Spencer (Douglas),	Mr. Speaker—91.
McKee,	Pettijohn,	Spencer (St. L. City)	

NO—Mr. Breit—1.

Absent—Messrs.

Baughner,	Denslow,	Lane,	Sailor,
Benner,	DeReign,	LeRoy,	Sartin,
Bothwell,	Drabelle,	McKearly,	Sawyer,
Buckner,	Drum,	Marsh,	Sherrill.
Burks,	Freeman,	Minnis,	Short (Phelps),
Calhoun,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Carroll,	Hancock,	Mortimer,	Steel,
Cherrington,	Hinde,	Old,	Swanger,
Collins,	Jenkins,	Porterfield,	Tatum,
Coppedge,	Johnston,	Pritchett,	Tubbs,
Daneri,	Kline,	Rothwell,	Watson—45.
Davis (Taney),			

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 511 was agreed to.

Mr. Denny moved that the vote by which House bill No. 511 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 693 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Edgar,	McIntyre,	Sailor,
Avery,	Ferguson,	McPherson,	Schoppenhorst,
Benner,	Fuson,	Mahan,	Schumacher,
Bennett,	George,	Martin,	Short (Cole),
Best,	Gmelch,	Meriwether,	Smith (Howell),
Bittinger,	Griffiths,	Middleton,	Spencer (Douglas),
Bothwell,	Grubb,	Miller,	Spencer (St. L. City),
Bourn,	Gurney,	Moore of Stone,	Steel,
Breit,	Hall,	Moran,	Stickney,
Burks,	Hammond,	Mueller,	Sullinger,
Cape,	Hancock,	Murray,	Tartar,
Chinn,	Harrison,	O'Dell,	Tate,
Correll,	Hart,	Odneal,	Tubbs,
Cox,	Higbee,	O'Reilly,	Walton,
Crisp,	Jenkins,	Pettijohn,	Warner,
Davidson,	Jones (Hickory),	Phipps,	Watson,
Davis (Wayne),	Jones (Jackson),	Pollock,	Waymeyer,
Davison,	Julian,	Porterfield,	Weaver,
DeFord,	Kasey,	Pratte,	Weinhold,
Denny,	Kyler,	Robertson,	Young (St. Francois)
Denslow,	Leazenby,	Rohne,	Young (Texas),
Drabelle,	LeFavor,	Sachse,	Mr. Speaker—90.
Dyer,	McCollum,		

NOES—Messrs.

Atkins, Brock—2.

Absent—Messrs.

Armstrong,	DeReign,	McKearly,	Russell (N. Madrid),
Arnett,	Drum,	McKee,	Sartin,
Baughner,	Freeman,	Marsh,	Sawyer,
Buckner,	Gay,	Melson,	Schooler,
Calhoun,	Gill,	Minnis,	Sherrill,
Carroll,	Hinde,	Moore (Miss.),	Short (Phelps),
Cherrington,	Johnston,	Mortimer,	Smith (Buchanan),
Choate,	Kline,	Old,	Swanger,
Collins,	Lane,	Pritchett,	Tatum,
Coppedge,	LeRoy,	Ross,	Temme,
Daneri,	Lynch,	Rothwell,	Wetzel—45.
Davis (Faney),			

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 693 was agreed to.

Mr. Melson moved that the vote by which House bill No. 693 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 20 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Dyer,	McKee,	Sherrill,
Atkins,	Edgar,	McPherson,	Short (Cole),
Avery,	Ferguson,	Mahan,	Smith (Howell),
Baughner,	Fuson,	Martin,	Spencer (Douglas),
Bennett,	Gay,	Melson,	Spencer (St. L. city),
Best,	George,	Meriwether,	Steel,
Bittinger,	Gill,	Middleton,	Stickney,
Bothwell,	Gmelich,	Minnis,	Sullinger,
Bourn,	Griffiths,	Moore (Stone),	Tartar,
Breit,	Grubb,	Mueller,	Tate,
Brock,	Gurney,	Murray,	Temme,
Burks,	Hall,	O'Dell,	Tubbs,
Cape,	Harrison,	Odneal,	Warner,
Chinn,	Hart,	O'Reilly,	Watson,
Choate,	Higbee,	Pettijohn,	Waymeyer,
Correll,	Jones (Hickory),	Phipps,	Weaver,
Cox,	Kasey,	Porterfield,	Weinhold,
Crisp,	Leazenby,	Pratte,	Wetzel,
Davis (Wayne),	LeFavor,	Rohne,	Young (St Fran.)
Davison,	Lynch,	Sachse,	Young (Texas).
DeFord,	McCollum,	Sailor,	Mr. Speaker—87.
Denny,	McIntyre,	Schoppenhorst,	

NOES—None.

Absent—Messrs.

Anderson,	DeReign,	Lane,	Ross,
Armstrong,	Drabelle,	LeRoy,	Rothwell,
Benner,	Drum,	McKearly,	Russell (N. Madrid),
Buckner,	Freeman,	Marsh,	Sartin,
Calhoun,	Hammond,	Miller,	Sawyer,
Carroll,	Hancock,	Moore (Mississippi),	Schooler,
Cherrington,	Hinde,	Moran,	Schumacher,
Collins,	Jenkins,	Mortimer,	Short (Phelps),
Coppedge,	Johnston,	Old,	Smith (Buchanan),
Daneri,	Jones (Jackson),	Pollock,	Swanger,
Davison,	Julian,	Pritchett,	Tatum,
Davis (Faney),	Kline,	Robertson,	Walton—50.
Enslow,	Kyler,		

Absent with leave—Jones (Polk)—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 20 was agreed to.

Mr. Young of Texas moved that the vote by which House bill No. 20 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 660, entitled

An act to amend chapter 143, article 1, of the Revised Statutes of 1889, entitled "Public schools," and create three new sections to be known as sections 8030 α , 8030 $\frac{1}{2}$ and 8030 c , providing the manner by which county school commissioners may investigate charges against teachers, and fixing the compensation for same ;

Also, House bill No. 261, entitled

An act to amend sections 7092 and 7093, of chapter 116, of the Revised Statutes of Missouri 1889, concerning mortgages and deeds of trust,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 418, entitled

An act to repeal article 5, of chapter 30, of the Revised Statutes of Missouri of 1889, with all amendments thereto, said article being entitled "Cities of the fourth class," and to enact in lieu thereof a new article, providing for the government of cities of the fourth class ;

Also, House bill No. 86, entitled

An act to amend sections 7681 and 7683, of article 6, chapter 138, of the Revised Statutes of the State of Missouri of 1889, relating to revenue and collection of back-taxes by suit ;

Also, House bill No. 515, entitled

An act to enable four or more public school districts to consolidate and form a public central high school district, defining the qualification of the teacher and of the students for admission, and providing for the government of said school ;

Also, House bill No. 740, entitled

An act relating to free public libraries in cities containing over 300,000 inhabitants, appointment of directors, their term of office, vacancies, power and reports, and granting power to such cities to pass ordinances and impose penalties for the protection of the property of such libraries,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Gurney, from the Committee on Insurance, submitted the following report :

MR. SPEAKER : Your Committee on Insurance, to which was referred Senate bill No. 124, entitled

An act to repeal sections 5953, 5959, 5961, 5962, 5967 and 5968, of article 6, chapter 89, Revised Statutes, 1889, and sections 5963, 5964 and 5966, of said article and chapter, as amended by an act approved April 3, 1891, entitled "Taxation of insurance companies," and to enact six (6) new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 145, entitled

An act to repeal article 5, of chapter 40, of the Revised Statutes, of Missouri of 1889, and certain amendments thereto, said article 5 being entitled "Cities of the fourth class," and to enact in lieu thereof a new article, providing for the government of cities of the fourth class

Begs leave to report that it has examined the same, and recommends that it do pass with amendments Nos. 1, 2 and 3:

Amendment No. 1:

Amend Senate bill No. 145, page 3, section 2, by striking out all of said section after the word "city," in line 24 of said section;

Amendment No. 2:

Amend Senate bill No. 145, by inserting in line 16, section 74, between the words "telephone" and "telegraph," the following words, "telephone exchanges with other cities and towns;"

Amendment No. 3:

Amend Senate bill No. 145, by inserting in line 23, of section 74, between the word "phone" and the word "and," the following words, "telephone exchanges with other cities and towns;"

Which was read and adopted, and amendments ordered printed.

Mr. Bittinger offered the following amendment:

Amend Senate bill No. 145, page 37, section 95, line 15, by inserting after the word "provided" and before the word "no" the following: "and the finding of the board that a majority of such owners have not filed such protest shall be conclusive and final;"

Which was read.

Mr. Walton, from the Committee on Manufactures, submitted the following report:

MR. SPEAKER: Your Committee on Manufactures, to which was referred Senate bill No. 164, entitled

An act to amend section 2784, of article 8, of chapter 42, of the Revised Statutes of Missouri of 1889, relating to preferred stock of manufacturing and business corporations,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 324, entitled

An act to amend section 8083, and to add a new section after section 8097, to be known as section 8097a, of article 2, chapter 143 of

the Revised Statutes of Missouri 1889, entitled "City, town and village schools,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Senate bill No. 383 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 360 was read second time and
Referred to Committee on Municipal Corporations.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 396, entitled

An act to repeal section 50 of the acts of 1892 (extra session), approved April 7, 1892, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of holding court therein," and to enact a new section in lieu thereof, providing for the times and places of holding circuit court in the Twenty-second judicial circuit—jurisdiction, duties of clerks and sheriffs,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

House bill No. 396 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, also to repeal section 52 of said act and enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

House bill No. 434 was read at length, and, no objection being made, the Speaker, in the presence of the House, affixed his signature to said bill.

On motion, the House adjourned under the rules.

FIFTY-FIFTH DAY—SATURDAY, March 9, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. Huggins.

Journal of yesterday was read and approved.

On motion of Mr. Gmelich, the vote by which House bill No. 524 was ordered engrossed was reconsidered.

Mr. Gmelich offered the following amendment :

Amend House bill No. 524 by inserting immediately after the word "follows," at the end of the enacting clause, the following words :

SECTION 1. Section 5672, of chapter 88, article 1, Revised Statutes of Missouri, 1889, is hereby amended by adding to said section the following words.

Which was read and adopted.

Mr. Gmelich offered the following amendment :

Amend title to House bill No. 524 by striking out all after the first two words and inserting in lieu thereof the following: "To amend section 5672, of chapter 80, article 1, of the Revised Statutes of Missouri, 1889, entitled 'Management of the eleemosynary institutions ;'"

Which was read and adopted.

House bill No. 524, as amended, was ordered engrossed.

Concurrent resolution No. 23 was taken up and read second time.

On motion of Mr. Tubbs, the rules were suspended and concurrent resolution No. 23 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Arnett,	Edgar,	McKearly,	Sartin,
Atkins,	Fuson,	McPherson,	Sawyer,
Baughner,	Gay,	Mahan,	Schoppenhorst,
Benner,	Gill,	Martin,	Schumacher,
Bennett,	Gmelich,	Middleton,	Sherrill,
Best,	Griffiths,	Miller,	Short (Paelps),
Bettinger,	Grubb,	Minnis,	Smith (Howell),
Breit,	Gurney,	Moore (Stone),	Spencer (Douglas),
Brock,	Hall,	Moran,	Spencer (St. L. City)
Calhoun,	Hammond,	Mueller,	Steel,
Cape,	Hancock,	Murray,	Stickney,
Cherrington,	Harrison,	O'Dell,	Swanger,
Chinn,	Higbee,	Odneal,	Tatum,
Choate,	Hinde,	Old,	Tubbs,
Davis (Faney),	Jones (Hickory),	O'Reilly,	Walton,
Davis (Wayne),	Jones (Jackson),	Pettijohn,	Watson,
Davison,	Julian,	Porterfield,	Waymeyer,
DeFord,	Kyler,	Robertson,	Weaver,
Denny,	LeFavor,	Rohne,	Wetzel,
Drabelle,	LeRoy,	Ross,	Young (St. Fran.)
Drum,	McCollum,	Sachse,	Young (Texas),
Dyer,	McIntyre,	Sailor,	Mr. Speaker—88.

NOES—Messrs.

Anderson,	Cox,	Jenkins,	Pollock,
Avery,	Davidson,	Kasey,	Schooler,
Bourn,	Ferguson,	Leazenby,	Tartar,
Burks,	George,	Marsh,	Tate,
Collins,	Hart,	Melson,	Weinhold—21.
Correll,			

Absent—Messrs.

Armstrong,	Denslow,	McKee,	Rothwell,
Bothwell,	DeReign,	Meriwether,	Russell (N. Madrid)
Backner,	Freeman,	Moore (Mississippi),	Short (Cole),
Barroll,	Johnston,	Mortimer,	Smith (Buchanan),
Boopedge,	Kline,	Paipps,	Sullinger,
Brisp,	Lane,	Pratte,	Temme,
Caneri,	Lynch,	Pritchett,	Warner—28

Absent with leave—Mr. Jones (Polk)—1.

Sick—Messrs.

Law, Spurgeon—2.

Title to concurrent resolution No. 23 was agreed to.

Mr. Tubbs moved that the vote by which concurrent resolution No. 23 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 284, entitled

An act to amend section 473, article 1, chapter 9, and to repeal section 501 of article 1, chapter 9 of the Revised Statutes of Missouri of 1889, entitled "Asylums ;"

Also, Senate bill No. 205, entitled

An act entitled an act to amend section 4385, article 13, chapter 48, Revised Statutes of Missouri of 1889, and to insert a new section in lieu thereof, to be known as section 4385 ;

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up and passed

House bill No. 436, entitled

An act to provide for the examination of banks and fund companies incorporated under article 7, chapter 42 of the Revised Statutes of the State of Missouri 1889, and trust companies, and providing for prosecution of such companies when discovered to be in violation of the law ;

Senate amendments Nos. 1, 2, 3, 4, 5, 6 and 7, and amendment to amendment No. 8 and amendment No. 8, as amended, were adopted.

The emergency clause was not adopted ;

Also, House bill No. 550, entitled

An act defining how coal mines on the room-and-pillar plan shall be worked, and providing penalties for violations of the provisions of this act ;

Emergency clause adopted ;

Title agreed to, as amended ;

Also, House bill No. 678, entitled

Warehouses other than grain warehouses—An act to create and regulate, in cities of over fifty thousand inhabitants, public warehouses, other than warehouses for the storage of grain, and to enforce warehouse liens.

On motion of Mr. Choate, the rules were suspended and House bill No. 137 was taken up.

Mr. Martin moved the previous question on third reading and passage of House bill No. 137 ;

Which was agreed to by the following vote on division: Ayes 56, noes 28.

House bill No. 137 was read third time.

Mr. Julian moved to indefinitely postpone House bill No. 137 ;

Which was not agreed to.

House bill No. 137 was then passed by the following vote :

A Y E S—Messrs.

Armstrong,	Bourn,	Carroll,	Crisp,
Arnett,	Breit,	Cherrington,	Davidson,
Atkins,	Brock,	Chinn,	Davis (Wayne),
Avery,	Buckner,	Choate,	Davison,
Benner,	Burks,	Collins,	Denny,
Bennett,	Calhoun,	Coppedge,	Drabelle,
Bothwell,	Cape,	Correll,	Dyer,

Edgar,	Kasey,	Moore (Miss.),	Schumacher,
Ferguson,	Kline,	Moran,	Sherrill,
Fuson,	Kyler,	Mueller,	Short (Cole),
George,	Lane,	Murray,	Short (Paepps),
Gmelich,	Leazenby,	Odneal,	Smith (Buchanan),
Grubb,	LeFavor,	O'Reilly,	Spencer (Douglas),
Hall,	McCollum,	Pettijohn,	Steel,
Harrison,	McIntyre,	Pollock,	Stickney,
Hart,	McKearly,	Ross,	Sullinger,
Higbee,	McPherson,	Russell (N. Madrid),	Tartar,
Hinde,	Mahan,	Sachse,	Tate,
Jenkins,	Martin,	Sartin,	Tubbs,
Jones (Hickory),	Middleton,	Sawyer,	Weaver,
Jones (Polk),	Miller,	Schooler,	Young (St. Fran.)

—84.

NOES—Messrs.

Baughner,	Julian,	Pratte,	Temme,
Best,	LeRoy,	Rohne,	Walton,
Davis (Taney),	Lynch,	Rothwell,	Warner,
DeFord,	Mariwether,	Sailor,	Watson,
Drum,	Minnis,	Smith (Howell),	Waymeyer,
Gill,	Moore (Stone),	Spencer (St. L. City),	Weitzel,
Griffiths,	O'Dell,	Swanger,	Young (Texas),
Gurney,	Porterfield,	Tatum,	Mr. Speaker—33.

Absent—Messrs.

Anderson,	Freeman,	McKee,	Paipps,
Bittinger,	Gay,	Marsh,	Pritchett,
Cox,	Hancock,	Melson,	Robertson,
Daneri,	Johnston,	Mortimer,	Weinhold—19.
DeReign,	Jones (Jackson),	Old,	

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Mr. Schoppenhorst is not recorded as voting, absent, or sick.

Title to House bill No. 137 was agreed to.

Mr. Choate moved that the vote by which House bill No. 137 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 640, entitled

An act to create election districts for justices of the peace and constables in the city of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace,

With an emergency clause ;

Also, House bill No. 665, entitled

Pay of the 38th General Assembly—An act to appropriate money for the pay of mileage and per diem of the officers and members, and the contingent expenses of the 38th General Assembly ;

Also, House bill No. 667, entitled

An act to amend sections 4, 6, 8 and 12 of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of the State of Missouri, 1889," approved March 27, 1891, relating to agriculture, State board of—veterinary service ;

Also, House bill No. 630, entitled

An act to require corporations and companies doing a security or guaranty business in this State to deposit security with the insurance department,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

On motion of Mr. Bittinger, House bill No. 456 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Denny,	Leazenby,	Sawyer,
Armstrong,	Ferguson,	LeFavor,	Schooler,
Avery,	Fuson,	LeRoy,	Schumacher,
Baughner,	Gay,	Lynch,	Short (Cole),
Benner,	George,	McIntyre,	Smith (Buchanan),
Bittinger,	Gill,	McPherson,	Spencer (Douglas),
Bourn,	Gmelich,	Martin,	Steel,
Breit,	Griffiths,	Miller,	Stickney,
Brock,	Grubb,	Minnis,	Sullinger,
Buckner,	Hall,	Mueller,	Swanger,
Burks,	Hammond,	Murray,	Tate,
Calhoun,	Harrison,	Odneal,	Tubbs,
Cherrington,	Hart,	O'Reilly,	Walton,
Chinn,	Higbee,	Pettijohn,	Warner,
Choate,	Hinde,	Pollock,	Watson,
Coppedge,	Jenkins,	Porterfield,	Waymeyer,
Correll,	Jones (Polk),	Robertson,	Weaver,
Crisp,	Julian,	Rohne,	Wetzel,
Davidson,	Kasey,	Ross,	Young (St. Fran.),
Davis (Faney),	Kline,	Rothwell,	Young (Texas),
Davis (Wayne),	Kyler,	Sachse,	Mr. Speaker—87.
DeFord,	Lane,	Sailor,	

NOES—Messrs.

Arnett,	Collins,	Moore (Stone),	Short (Phelps),
Atkins,	Cox,	O'Dell,	Smith (Howell),
Best,	Jones (Hickory),	Sartin,	Tartar—14.
Cape,	Mahan,		

Absent—Messrs.

Bennett,	Edgar,	Marsh,	Pratte,
Bothwell,	Freeman,	Melson,	Pritchett,
Carroll,	Gurney,	Meriwether,	Russell (N. Madrid),
Daneri,	Hancock,	Middleton,	Schoppenhorst,
Davison,	Johnston,	Moore (Miss.),	Sherrill,
DeReign,	Jones (Jackson),	Moran,	Spencer (St. L. City),
Drabelle,	McColium,	Mortimer,	Tatum,
Drum,	McKearly,	Old,	Temme,
Dyer,	McKee,	Phipps,	Weinhold—36.

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 456 was agreed to.

Mr. Bittinger moved that the vote by which House bill No. 456 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Odneal, from the Committee on Game and Fish Laws, submitted the following report:

MR. SPEAKER: Your Committee on Game and Fish Laws, to which was referred Senate bill No. 9, entitled

An act to amend section 3901 of chapter 47, entitled "Crimes and punishments,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. Stickney,

Senate bill No. 179 was taken up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Anderson,	Davis (Taney),	Lynch,	Sartin,
Armstrong,	Davis (Wayne),	McCollum,	Sawyer.
Arnett,	Davison,	McIntyre,	Schooler.
Atkins,	Denny,	McPherson,	Schumacher.
Avery,	Edgar,	Mahan,	Short (Cole).
Baughner,	Ferguson,	Martin,	Short (Phelps).
Benner,	Fuson,	Middleton,	Smith (Howell),
Bennett,	Gmelich,	Miller,	Spencer (Douglas),
Best,	Griffiths,	Minnis,	Steel,
Bittinger,	Grubb,	Moore (Stone),	Stickney,
Bourn,	Hall,	Moran,	Sullinger,
Brock,	Hammond,	Mueller,	Swanger,
Burks,	Harrison,	Murray,	Tartar,
Cape,	Hart,	O'Dell,	Tate,
Cherington,	Hinde,	Odneal,	Temme,
Chinn,	Jones (Hickory),	Pettijohn,	Warner,
Choate,	Jones (Polk),	Pollock,	Watson,
Collins,	Julian,	Robertson,	Waymeyer,
Coppedge,	Kline,	Rohne,	Weaver,
Correll,	Kyler,	Ross,	Weinhold,
Cox,	Lane,	Rothwell,	Young (Texas),
Crisp,	LeFavor,	Sachse,	Mr. Speaker—91.
Davidson,	LeRoy,	Sailor,	

NO—Mr. Kasey—1.

Absent—Messrs.

Bothwell,	Gay,	McKee,	Pritchett,
Breit,	George,	Marsh,	Russell (N. Madrid),
Buckner,	Gill,	Melson,	Shopenhorst,
Calhoun,	Gurney,	Meriwether,	Sherrill.
Carroll,	Hancock,	Moore (Mississippi),	Smith (Buchanan),
Daneri,	Higbee,	Mortimer,	Spencer (St. L. City)
DeFord,	Jenkins,	Old,	Tatum,
DeReign,	Johnston,	O'Reilly,	Tubbs,
Drabelle,	Jones (Jackson),	Phipps,	Walton,
Drum,	Leazenby,	Porterfield,	Wetzel.
Dyer,	McKearly,	Pratt,	Young (St. Fran.)
Freeman,			—45.

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 179 was agreed to.

Mr. Stickney moved that the vote by which Senate bill No. 179 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Harrison,

Committee substitute for House bill No. 505 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Avery,	Brock,	Davis (Taney),	Drum,
Benner,	Burks,	Davis (Wayne),	Dyer.
Best,	Calhoun,	Davison,	Gmelich,
Bittinger,	Chinn,	DeFord,	Griffiths,
Reit,	Choate,	Denny,	Grubb,

Hall,	LeRoy,	Odneal,	Spencer (St. L. City),
Hammond,	Mahan,	Pettijohn,	Steel,
Hancock,	Martin,	Porterfield,	Stickney,
Harrison,	Middleton,	Robertson,	Swanger,
Hart,	Müller,	Sailor,	Tatum,
Jones (Jackson),	Moore (Miss.),	Sartin,	Temme,
Kasey,	Moore (Stone),	Sawyer,	Tabbs,
Kyler,	Murray,	Short (Phelps),	Walton,
Leazenby,	O'Dell,	Smith (Howell),	Wetzel—57.
LeFavor,			

NOES—Messrs.

Anderson,	Drabelle,	McKearly,	Schumacher,
Armstrong,	Ferguson,	McPherson,	Sherrill,
Arnett,	Fuson,	Marsh,	Short (Cole),
Atkins,	Gay,	Meriwether,	Smith (Buchanan),
Baughner,	George,	Moran,	Spencer (Douglas)
Bennett,	Gill,	Old,	Sullinger,
Bourn,	Gurney,	O'Reilly,	Tartar,
Buckner,	Higbee,	Pollock,	Tate,
Cape,	Jenkins,	Pratte,	Warner,
Cherrington,	Jones (Hickory),	Rohne,	Waymeyer,
Collins,	Jones (Polk),	Ross,	Weaver,
Coppedge,	Julian,	Rothwell,	Weinhold,
Correll,	Kline,	Russell (N. Madrid),	Young (St. Fran.).
Cox,	Lynch,	Sachse,	Young (Texas),
Crisp,	McCollum,	Schooler,	Mr. Speaker—62.
Davidson,	McIntyre,		

Absent—Messrs.

Bothwell,	Freeman,	Melson,	Phipps,
Carroll,	Hinde,	Minnis,	Pritchett,
Daneri,	Johnston,	Mortimer,	Schoppenhorst,
DeReign,	Lane,	Mueller,	Watson—18.
Edgar,	McKee,		

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw, Spurgeon—2.

On motion of Mr. Kyler,

Senate bill No. 335 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Gay,	Marsh,	Schooler,
Avery,	George,	Martin,	Short (Cole),
Bennett,	Gill,	Melson,	Short (Phelps),
Bittinger,	Gmelich,	Meriwether,	Smith (Buchanan),
Bourn,	Griffiths,	Middleton,	Smith (Howell),
Breit,	Grubb,	Miller,	Spencer (Douglas),
Buckner,	Gurney,	Minnis,	Spencer (St. L. City)
Burks,	Hall,	Moore (Stone),	Steel,
Calhoun,	Hancock,	Moran,	Stickney,
Cape,	Harrison,	Mueller,	Sullinger,
Carroll,	Hart,	Murray,	Swanger,
Cherrington,	Higbee,	O'Dell,	Tartar,
Chinn,	Jones (Hickory),	Odneal,	Tate,
Choate,	Jones (Jackson),	Old,	Tatum,
Collins,	Kline,	O'Reilly,	Temme,
Coppedge,	Kyler,	Pettijohn,	Tabbs,
Correll,	Lane,	Pollock,	Walton,
Cox,	Leazenby,	Porterfield,	Warner,
Crisp,	LeFavor,	Robertson,	Waymeyer,
Davis (Taney),	LeRoy,	Rohne,	Weaver,
Davis (Wayne),	Lynch,	Ross,	Weinhold,
Denny,	McCollum,	Russell (N. Madrid),	Wetzel,
Drabelle,	McIntyre,	Sailor,	Young (St. Fran.),
Edgar,	McKearly,	Sartin,	Young (Texas),
Ferguson,	McPherson,	Sawyer,	Mr. Speaker—102.
Fuson,	Mahan,		

NOES—Messrs.

Arnett,	Best,	Brock,	Davison—5.
Atkins,			

Absent—Messrs.

Armstrong,	Drum,	Julian,	Pritchett,
Baughner,	Dyer,	Kasey,	Rothwell,
Benner,	Freeman,	McKee,	Sachse,
Bothwell,	Hammond,	Moore (Mississippi),	Shoppenhurst,
Daneri,	Hinde,	Mortimer,	Schumacher,
Davison,	Jenkins,	Phipps,	Sherrill,
DeFord,	Johnston,	Pratt,	Watson—30.
DeReign,	Jones (Polk),		

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 335 was agreed to.

Mr. Kyler moved that the vote by which Senate bill No. 335 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Tubbs,

House bill No. 491 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Arnett,	Fuson,	Mahan,	Short (Phelps),
Atkins,	Gay,	Marsh,	Smith (Buchanan),
Benner,	Gmelich,	Martin,	Spencer (Douglas),
Bennett,	Griffiths,	Middleton,	Spencer (St. L. City),
Best,	Gurney,	Miller,	Steel,
Bittinger,	Hall,	Minnis,	Stickney,
Breit,	Hammond,	Moore (Stone),	Sullinger,
Brock,	Hancock,	Moran,	Swanger,
Calhoun,	Harrison,	Murray,	Tartar,
Cape,	Hart,	O'Dell,	Tatum,
Cherrington,	Higbee,	Odneal,	Tubbs,
Chinn,	Hinde,	Old,	Walton,
Choate,	Jones (Hickory),	Pettijohn,	Warner,
Collins,	Jones (Jackson),	Pollock,	Watson,
Cox,	Jones (Polk),	Porterfield,	Waymeyer,
Davis (Wayne),	Kyler,	Pratte,	Weaver,
Davison,	LeFavor,	Rohne,	Weinhold,
Denny,	LeRoy,	Sailor,	Wetzel,
Drum,	McCollum,	Sartin,	Young (St. Fran.),
Dyer,	McIntyre,	Sawyer,	Young (Texas),
Edgar,	McKearly,	Schumacher,	Mr. Speaker—87.
Ferguson,	McPherson,	Short (Cole),	

NOES—Messrs

Burks,	Rothwell,	Schooler,	Tate—7.
Crisp,	Russell (N. Madrid),	Sherrill,	

Absent—Messrs.

Anderson,	Davidson,	Julian,	Mortimer,
Armstrong,	Davis (Taney),	Kasey,	Mueller,
Avery,	DeFord,	Kline,	O'Reilly,
Baughner,	DeReign,	Lane,	Phipps,
Bothwell,	Drabelle,	Leazenby,	Pritchett,
Bourn,	Freeman,	Lynch,	Robertson,
Buckner,	George,	McKee,	Ross,
Carroll,	Gill,	Melson,	Sachse,
Coppedge,	Grubb,	Meriwether,	Smith (Howell),
Correll,	Jenkins,	Moore (Mississippi),	Temme—42.
Daneri,	Johnston,		

Absent with leave—Messrs.

Denslow, Schoppenhorst—2.

Sick—Messrs.

Shaw, Spurgeon—2.

Emergency clause of House bill No. 491 was agreed to by the following vote:

A YES—Messrs.

Arnett,	Gay,	Marsh,	Schumacher,
Atkins,	George,	Martin,	Sherrill,
Baughner,	Gmelich,	Melson,	Short (Cole),
Benner,	Griffiths,	Middleton,	Short (Phelps),
Bennett,	Grubb,	Miller,	Smith (Buchanan),
Bittinger,	Gurney,	Minnis,	Smith (Howell),
Bothwell,	Hall,	Moore (Mississippi),	Spencer (Douglas),
Bourn,	Hancock,	Moore (Stone),	Spencer (St. L. City),
Breit,	Harrison,	Moran,	Steel,
Brock,	Hart,	Mueller,	Stickney,
Buckner,	Higbee,	Murray,	Sullinger,
Calhoun,	Hinde,	O'Dell,	Swanger,
Cape,	Jenkins,	Odneal,	Tartar,
Cherrington,	Jones (Jackson),	Old,	Tatum,
Chinn,	Kasey,	Pettijohn,	Temme,
Choate,	Kline,	Pollock,	Tubbs,
Collins,	Kyler,	Porterfield,	Walton,
Cox,	Leazenby,	Pratte,	Watson,
Crisp,	LeFavor,	Robertson,	Waymeyer,
Davis (Taney),	LeRoy,	Rohne,	Weaver,
Davis (Wayne),	Lynch,	Ross,	Weinhold,
Davison,	McCollum,	Russell (N. Madrid),	Wetzel,
Dyer,	McIntyre,	Sachse,	Young (St. Fran.),
Edgar,	McKearly,	Sailor,	Young (Texas),
Ferguson,	McPherson,	Sartin,	Mr. Speaker—103.
Fuson,	Mahan,	Sawyer,	

NOES—Messrs.

Armstrong,	Burks,	Rothwell,	Schooler—4.
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Absent—Messrs.

Anderson,	DeFord,	Johnston,	Mortimer,
Avery,	Denny,	Jones (Hickory),	O'Reilly,
Best,	DeReign,	Jones (Polk),	Phipps,
Carroll,	Drabelle,	Julian,	Pritchett,
Coppedge,	Drum,	Lane,	Schoppenhorst,
Correll,	Freeman,	McKee,	Tate,
Daneri,	Gill,	Meriwether,	Warner—30.
Davidson,	Hammond,		

Absent with leave—Mr. Denslow—1.

Sick—Messrs.

Shaw,	Spurgeon—2.
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Mr. Tubbs offered the following amendment to title:

Amend title to House bill No. 491 by inserting between the word "sections" and the figure "8," in said title, the figures "1, 2;" also, by inserting between the words "following" and "with," in the last line of said title, the words "six new;"

Which was read and adopted.

Title of House bill No. 491, as amended, was agreed to,

Mr. Tubbs moved that the vote by which House bill No. 491 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Committee on Engrossed Bills was granted leave to sit during the session of the House.

Mr. Young of Texas, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred Senate bill No. 274, entitled

An act to amend the title of article 2, chapter 60, of the Revised Statutes of 1889, and to repeal sections 4753 and 4754 of said Statutes, and to enact new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

On motion of Mr. Pettijohn,

Senate bill No. 202 was taken up for third reading and passage, and was passed by the following vote:

A Y E S—Messrs.

Anderson,	Ferguson,	Lynch,	Rohne,
Armstrong,	Gay,	McCollum,	Ross,
Best,	Gill,	McPherson,	Russell (N. Madrid),
Bittinger,	Gmelich,	Marsh,	Sachse,
Breit,	Griffiths,	Martin,	Sailor,
Buckner,	Grubb,	Melson,	Sherrill,
Cape,	Hammond,	Meriwether,	Short (Phelps),
Carroll,	Hancock,	Middleton,	Spencer (St. L. City)
Chinn,	Harrison,	Miller,	Stickney,
Choate,	Hart,	Minnis,	Sullinger,
Coppedge,	Higbee,	Moore (Stone),	Swanger,
Crisp,	Hinde,	Moran,	Tartar,
Davis (Taney),	Jenkins,	Murray,	Tate,
Davis (Wayne),	Jones (Hickory),	O'Dell,	Tatum,
Davison,	Jones (Jackson),	Odneal,	Temme,
DeFord,	Jones (Polk),	Old,	Walton,
Denny,	Julian,	O'Reilly,	Waymeyer,
Drabelle,	Kline,	Pettijohn,	Weinhold,
Drum,	Kyler,	Porterfield,	Wetzel,
Dyer,	LeFavor,	Pratte,	Mr. Speaker—83.
Edgar,	LeRoy,	Robertson,	

N O E S—Messrs.

Atkins,	Correll,	Lane,	Smith (Howell),
Avery,	Cox,	Leazenby,	Spencer (Douglas),
Benner,	George,	McIntyre,	Steel,
Bennett,	Gurney,	Mahan,	Weaver,
Bourn,	Hall,	Sartin,	Young (Texas)—23.
Calhoun,	Kasey,	Sawyer,	

A b s e n t—Messrs.

Arnett,	Davidson,	Moore (Mississippi),	Schooler,
Baughner,	DeReign,	Mortimer,	Schumacher,
Bothwell,	Freeman,	Mueller,	Smith (Buchanan),
Brock,	Fuson,	Phipps,	Tubbs,
Burks,	Johnston,	Pollock,	Warner,
Cherrington,	McKearly,	Pritchett,	Watson,
Collins,	McKee,	Rothwell,	Young (St. Francois)
Daneri,			—29.

A b s e n t with leave—Messrs.

Denslow,	Schoppenhorst,	Short (Cole)—3.
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S i c k—Messrs.

Shaw,	Spurgeon—2.
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The title to Senate bill No. 202 was agreed to.

Mr. Pettijohn moved the vote by which Senate bill No. 202 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Messrs. Schoppenhorst and Short of Cole were granted leave of absence.

On motion of Mr. Swanger,

Senate bill No. 103 was taken up for third reading and passage.

Concurrent resolution No. 6 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said concurrent resolution.

Senate bill No. 75 having been duly enrolled and presented to the House, all business was suspended, and the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 1 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 778, entitled

An act to require the publication of the Session Acts in the newspapers;

Also, House bill No. 802, entitled

An act for the prevention of blindness in infants;

Also, House bill No. 632, entitled

An act to repeal section 8423, of chapter 161, of the Revised Statutes of the State of Missouri of 1889, entitled "Townships,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 186, entitled

An act to protect the employes of corporations, companies or persons engaged in mining, manufacturing and operating railroads, and to regulate the number of hours in a day's labor;

Also, House bill No. 820, entitled

An act to prevent horses from being entered under other than their true names, and to prevent fraud in racing and providing a penalty therefor;

Also, House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State and for the indigent insane in the asylum at St. Louis for the years 1895 and 1896;

Also, House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896;

Also, House bill No. 82, entitled

An act regulating the charges for interest and discount, commissions, fees and services for loans on personal property, and invalidating liens, pledges and mortgages where such charges are exceeded, and putting purchasers thereof upon inquiry,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

On motion of Mr. Hancock,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Senate bill No. 103, pending.

Mr. Tatum offered the following amendment to Senate bill No. 103:

Amend Senate bill No. 103, lines 45 and 46, by striking out the words "shall be counted," and following, ending with the word "purpose," and inserting in lieu thereof the words "he shall destroy in the presence of the judges;"

On motion of Mr. Stickney, the amendment was laid on the table by the following vote on division: Ayes 42, noes 41.

Senate bill No. 100 was taken up for third reading and passage and was passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McKee,	Sawyer,
Arnett,	Edgar,	McPherson,	Schooler,
Atkins,	Ferguson,	Martin,	Sherrill,
Avery,	Fuson,	Melson,	Short (Phelps),
Bittinger,	George,	Middleton,	Smith (Howell),
Brett,	Gill,	Miller,	Spencer (St. L. City),
Buckner,	Gmelich,	Moore (Stone),	Steel,
Cape,	Griffiths,	Moran,	Stickney,
Carroll,	Gurney,	Mueller,	Swanger,
Cherrington,	Hancock,	Murray,	Tartar,
Chinn,	Harrison,	O'Dell,	Tate,
Choate,	Higbee,	Odneal,	Tatum,
Coppedge,	Hinde,	Old,	Temme,
Correll,	Jenkins,	O'Reilly,	Tubbs,
Cox,	Jones (Jackson),	Pollock,	Walton,
Crisp,	Jones (Polk),	Porterfield,	Watson,
Davidson,	Julian,	Pratte,	Waymeyer,
Davis (Taney),	Kasey,	Robertson,	Weinhold,
Davis (Wayne),	LeFavor,	Ross,	Wetzel,
DeFord,	Lynch,	Rothwell,	Young (Texas),
Denny,	McCollum,	Sachse,	Mr. Speaker—86.
Drabelle,	McIntyre,		

NOES—Messrs.

Bennett,	Calhoun,	Jones (Hickory),	Mahan,
Best,	Collins,	Leazenby,	Sailor,
Brock,	Drum,	LeRoy,	Sartin—15.
Burks,	Hall,	McKearly,	

Absent—Messrs.

Anderson,	Gay,	Marsh,	Russell (N. Madrid),
Baughner,	Grubb,	Minnis,	Schumacher,
Benner,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Bothwell,	Hart,	Mortimer,	Spencer (Douglas),
Bourn,	Johnston,	Pettijohn,	Sullinger,
Daneri,	Kline,	Phipps,	Warner,
Davison,	Kyler,	Pritchett,	Weaver,
DeReign,	Lane,	Rohne,	Young (St. Francois)
Freeman,			

Absent with leave—Messrs.

Denslow, Meriwether, Schoppenhorst, Short (Cole)—4.
Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 100 was agreed to.

Mr. Bittinger moved that the vote by which Senate bill No. 100 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Sachse,

Senate bill No. 42 was taken up for third reading and passage, and was passed by the following vote:

AYES--Messrs.

Armstrong,	Davis (Taney),	LeFavor,	Rohne,
Arnett,	Davis (Wayne),	LeRoy,	Ross,
Atkins,	Drabelle,	Lynch,	Sachse,
Avery,	Drum,	McCollum,	Sailor,
Bennett,	Ferguson,	McIntyre,	Martin,
Rest,	Fuson,	McKeariy,	Schooler,
Bourn,	Gill,	McKee,	Sherrill,
Breit,	Griffiths,	Martin,	Smith (Howell),
Brock,	Grubb,	Melson,	Spencer (Douglas),
Buckner,	Gurney,	Middleton,	Spencer (St. L City),
Burks,	Hall,	Miller,	Steel,
Calhoun,	Hancock,	Moore (Stone),	Stickney,
Cape,	Harrison,	Moran,	Swanger,
Carroll,	Hart,	Murray,	Tartar,
Cherrington,	Higbee,	O'Dell,	Tate,
Chinn,	Jones (Hickory),	Odneal,	Walton,
Choate,	Jones (Polk),	O'Reilly,	Wetzel,
Coppedge,	Kyler,	Pollock,	Young (St. Francis),
Correll,	Lane,	Porterfield,	Mr. Speaker—79.
Davidson,	Leazenby,	Robertson,	

NOES—Messrs.

Bittinger,	George,	Old,	Temme,
Collins,	Hinde,	Pollock,	Waymeyer,
Cox,	Kasey,	Rothwell,	Weaver,
DeFord,	Kline,	Sawyer,	Weinhold,
Dyer,	Mahan,	Tatum,	Young (Texas)—22.
Edgar,	Mueller,		

Absent—Messrs.

Anderson,	DeReign,	Jones (Jackson),	Pritchett,
Baughner,	Drabelle,	Julian,	Russell (N. Madrid),
Benner,	Freeman,	McPherson,	Schumacher,
Bothwell,	Gay,	Minnis,	Short (Phelps),
Crisp,	Gmelich,	Moore (Miss.),	Smith (Buchanan),
Daneri,	Hammond,	Mortimer,	Sollinger,
Divison,	Jenkins,	Phipps,	Warner—31.
Denny,	Johnston,	Pratte,	

Absent with leave—Messrs.

Denslow, Pettijohn, Short (Cole), Watson—6.
Meriwether, Schoppenhorst,

Sick—Messrs.

Shaw, Spurgeon—2.

Title to Senate bill No. 42 was agreed to.

Mr. Sachse moved that the vote by which Senate bill No. 42 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Committee on Enrolled Bills was granted leave to sit during the session of the House.

Mr. Meriwether was granted leave of absence.

House bill No. 319 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Davis (Wayne),	LeFavor,	Rothwell,
Arnett,	DeFord,	LeRoy,	Sachse,
Atkins,	Drum,	Lynch,	Sailor,
Avery,	Dyer,	McCollum,	Sartin,
Bennett,	Ferguson,	McIntyre,	Sawyer,
Best,	George,	McKearly,	Sherrill,
Bittinger,	Griffiths,	McKee,	Short (Phelps),
Boura,	Grubb,	Mahan,	Spencer (Douglas),
Breit,	Gurney,	Melson,	Spencer (St. L. City)
Brock,	Hancock,	Middleton,	Steel,
Buckner,	Harrison,	Miller,	Stickney,
Burks,	Hart,	Moore (Stone),	Swanger,
Calhoun,	Higbee,	Moran,	Tartar,
Cape,	Hinde,	Mueller,	Tate,
Carroll,	Jenkins,	Murray,	Walton,
Cherrington,	Jones (Hickory),	Odneal,	Waymeyer,
Chinn,	Jones (Jackson),	Old,	Weaver,
Choate,	Jones (Polk),	Pollock,	Weinhold,
Coppedge,	Kline,	Pratte,	Young (St. Francois)
Cox,	Kyler,	Robertson,	Young (Texas),
Crisp,	Lane,	Rohne,	Mr. Speaker—87.
Davidson,	Leazenby,	Ross,	

NOES—Messrs.

Fuson,	Hall,	Martin,	Schooler,
Gmelich,	Kasey,	ODell,	Smith (Howell)—8.

Absent—Messrs.

Anderson,	DeReign,	Marsh,	Schumacher,
Baughner,	Drabelle,	Minnis,	Short (Cole),
Benner,	Edgar,	Moore (Mississippi),	Smith (Buchanan),
Bothwell,	Freeman,	Mortimer,	Sullinger,
Collins,	Gay,	O'Reilly,	Tatum,
Correll,	Gill,	Pettijohn,	Temme,
Daneri,	Hammond,	Phipps,	Tubbs,
Davis (Taney),	Johnston,	Porterfield,	Warner,
Davison,	Julian,	Pritchett,	Wetzel—39.
Denny,	McPherson	Russell (N. Madrid),	

Absent with leave—Messrs.

Denslow,	Meriwether,	Schoppenhorst,	Watson,
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Sick—Messrs.

Shaw,	Spurgeon—2.
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Title to House bill No. 319 was agreed to.

Mr. Crisp moved that the vote by which House bill No. 319 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 273 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Carroll,	Ferguson,	Jenkins,
Avery,	Cherrington,	Fuson,	Jones (Jackson),
Baughner,	Chinn,	Gill,	Jones (Polk),
Benner,	Choat,	Gmelich,	Kasey,
Bennett,	Coppedge,	Griffiths,	Kline,
Best,	Correll,	Grubb,	Kyler,
Bittinger,	Cox,	Gurney,	Lane,
Boura,	Crisp,	Hall,	LeFavor,
Breit,	Davidson,	Harrison,	Leroy,
Burks,	Davis (Taney),	Hart,	Lynch,
Calhoun,	DeFord,	Higbee,	McCollum,
Cape,	Dyer,	Hinde,	McKee,

McPherson,	Old,	Schooler,	Tate,
Mahan,	Pollock,	Schumacher,	Temme,
Martin,	Pratte,	Sherrill,	Tubbs,
Melson,	Robertson,	Short (Phelps),	Waymeyer,
Middleton,	Rohne,	Smith (Howell),	Weaver,
Miller,	Ross,	Spencer (Douglas),	Weinhold,
Moore (Stone),	Rothwell,	Spencer (St. L. City),	Wetzel,
Moran,	Sachse,	Steel,	Young (St. Fran.),
Mueller,	Sailor,	Stickney,	Young (Texas),
Murray,	Sawyer,	Swanger,	Mr. Speaker—89.
Odneal,			

NOES—Messrs.

Arnett,	Davis (Wayne),	McKearly,	Tartar,
Brock,	George,	O'Dell,	Tatum—10.
Collins,	Jones (Hickory),		

Absent—Messrs.

Anderson,	Drum,	Leazenby,	Porterfield,
Atkins,	Edgar,	McIntyre,	Pritchett,
Bothwell,	Freeman,	Marsh,	Russell (N. Madrid),
Buckner,	Gay,	Minnis,	Sartin,
Daneri,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Davison,	Hancock,	Mortimer,	Sullinger,
Denny,	Johnston,	O'Reilly,	Walton,
DeReign,	Julian,	Phipps,	Warner—33.
Drabelle,			

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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Title to Senate bill No. 273 was agreed to.

Mr. Gurney moved that the vote by which Senate bill No. 273 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 591 was taken up and ordered engrossed.

On motion of Mr. Spencer of St. Louis City, Senate bill No. 169 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McCollum,	Sawyer,
Arnett,	Ferguson,	McIntyre,	Schooler,
Atkins,	Fuson,	McKearly,	Schumacher,
Avery,	Gay,	McPherson,	Sherrill,
Bennett,	George,	Mahan,	Smith (Howell),
Best,	Gill,	Marsh,	Spencer (Douglas),
Bourn,	Gmelich,	Martin,	Spencer (St. L. City),
Breit,	Gurney,	Melson,	Steel,
Brock,	Hall,	Middleton,	Stickney,
Calhoun,	Harrison,	Miller,	Tartar,
Cape,	Hart,	Moore (Stone),	Tate,
Cherrington,	Higbee,	Moran,	Tatum,
Chinn,	Hinde,	Mueller,	Temme,
Choate,	Jenkins,	Murray,	Tubbs,
Collins,	Jones (Hickory),	Odneal,	Walton,
Coppedge,	Jones (Jackson),	Old,	Waymeyer,
Correll,	Jones (Polk)	Pollock,	Weaver,
Cox,	Kasey,	Robertson,	Weinhold,
Crisp,	Kyler,	Rohne,	Wetzel,
Davis (Taney),	Lane,	Ross,	Young (St. Fran.),
Davis (Wayne)	Leazenby,	Sachse,	Young (Texas),
DeFord,	LeRoy,	Sailor,	Mr. Speaker—91.
Drum,	Lynch,	Sartin,	

NOES—None.

Absent—Messrs.

Anderson,	Denny,	Julian,	Porterfield,
Baughner,	DeReign,	Kline,	Pratte,
Benner,	Drabelle,	LeFavor,	Pritchett,
Bittinger,	Edgar,	McKee,	Rothwell,
Bothwell,	Freeman,	Minnis,	Russell (N. Madrid),
Buckner,	Griffiths,	Moore (Mississippi),	Short (Phelps),
Burks,	Grubb,	Mortimer,	Smith (Buchanan),
Carroll,	Hammond,	O'Dell,	Sullinger,
Daneri,	Hancock,	O'Reilly,	Swanger,
Davidson,	Johnston,	Phipps,	Warner—41.
Davison,			

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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Title to Senate bill No. 169 was agreed to.

Mr. Wetzel moved the vote by which Senate bill No. 169 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Moran,

Senate bill No. 98 was taken up for third reading and passage, and failed to pass by the following vote :

A YES—Messrs.

Anderson,	Calhoun,	Gurney,	Sailor,
Atkins,	Cherrington,	Hall,	Sartin,
Bennett,	Chinn,	Jones (Jackson),	Sherrill,
Best,	Choate,	Julian,	Spencer (St. L. City),
Bittinger,	Coppedge,	Kasey,	Tate,
Bothwell,	Correll,	Kline,	Tatum,
Breit,	Crisp,	Moran,	Temme,
Brock,	Davis (Taney),	Odneal,	Wetzel,
Buckner,	Gill,	O'Reilly,	Young (Texas),
Burks,	Grubb,	Sachse,	Mr. Speaker—40.

NOES—Messrs.

Armstrong,	Hart,	McKee,	Rohne,
Arnett,	Johnston,	McPherson,	Ross,
Avery,	Jones (Hickory),	Mahan,	Sawyer,
Cape,	Jones (Polk),	Marsh,	Schooler,
Davidson,	Kyler,	Middleton,	Schumacher,
Drum,	Lane,	Miller,	Smith (Howell),
Dyer,	Leazenby,	Moore (Stone),	Spencer (Douglas),
Ferguson,	LeFavor,	Mueller,	Steel,
Fuson,	LeRoy,	Murray,	Tartar,
Gay,	Lynch,	O'Dell,	Waymeyer,
George,	McCollum,	Old,	Weaver,
Gmelich,	McIntyre,	Robertson,	Young (St. Francois)
Harrison,			—49.

Absent—Messrs.

Baughner,	DeReign,	Martin,	Russell (N. Madrid),
Benner,	Drabelle,	Melson,	Short (Phelps),
Bourn,	Edgar,	Minnis,	Smith (Buchanan),
Carroll,	Freeman,	Moore (Mississippi),	Stickney,
Collins,	Griffiths,	Mortimer,	Sullinger,
Cox,	Hammond,	Phipps,	Swanger,
Daneri,	Hancock,	Pollock,	Tubbs,
Davis (Wayne),	Higbee,	Porterfield,	Walton,
Davison,	Hinde,	Pratte,	Warner,
DeFord,	Jenkins,	Pritchett,	Weinhold—43.
Denny,	McKearly,	Rothwell,	

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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On motion of Mr. Tatum, House bill No. 740, was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Atkins,	Fuson,	LeRoy,	Sartin.
Avery,	Gay,	McCollum	Sawyer,
Benner,	George,	McIntyre,	Schooler,
Best,	Gmelich,	McKearly,	Schumacher,
Bourn,	Griffiths,	McKee,	Sherrill,
Breit,	Grubb,	McPherson,	Spencer (Douglas),
Brock,	Gurney,	Mahan,	Spencer (St. L. City),
Buckner,	Hall,	Melson,	Steel,
Burks,	Harrison,	Middleton,	Stickney,
Cape,	Higbee,	Miller,	Swanger,
Chinn,	Hinde,	Minnis,	Tartar,
Choate,	Jenkins,	Moore (Stone),	Tate,
Cox,	Jones (Hickory),	Mueller,	Tatum,
Crisp,	Jones (Jackson),	Murray,	Walton,
Davidson,	Jones (Polk),	Odneal,	Waymeyer,
Davis (Taney),	Kasey,	O'Reilly,	Weaver,
Davis (Wayne),	Kline,	Robertson,	Weinhold,
DeFord,	Kyler,	Rohne,	Wetzel,
Denny,	Lane,	Rothwell,	Young (St. Fran.),
Drum,	Leazenby,	Sachse,	Young (Texas),
Dyer,	LeFavor,	Sailor,	Mr. Speaker—85.
Ferguson,			

N O E S—Messrs.

Arnett,	Coppedge,	Hart,	O'Dell—5.
Collins,			

Absent—Messrs.

Anderson,	Davison,	Marsh,	Pritchett,
Armstrong,	DeReign,	Martin,	Ross,
Baughner,	Drabelle,	Moore (Mississippi),	Russell (N. Madrid),
Bennett,	Edgar,	Moran,	Short (Phelps),
Bittinger,	Freeman,	Mortimer,	Smith (Buchanan),
Bothwell,	Gill,	Old,	Smith (Howell),
Calhoun,	Hammond,	Phipps,	Sullinger,
Carroll,	Hancock,	Pollock,	Temme,
Cherrington,	Johaston,	Porterfield,	Tubbs,
Correll,	Julian,	Pratte,	Warner—42.
Daneri,	Lyncl,		

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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Emergency clause to House bill No. 740 was adopted by the following vote :

A Y E S—Messrs.

Armstrong,	Best,	Burks,	Cox,
Arnett,	Bittinger,	Calhoun,	Davidson,
Atkins,	Bothwell,	Cape,	Davis (Taney),
Avery,	Bourn,	Chinn,	Davis (Wayne),
Baughner,	Breit,	Choate,	Davison,
Benner,	Brock,	Collins,	Denny,
Bennett,	Buckner,	Coppedge,	Drum,

Dyer,	Kasey,	Mueller,	Spencer (Douglas),
Edgar,	Kline,	Murray,	Spencer (St. L City)
Ferguson,	Kyler,	Odneal,	Steel,
Fuson,	Lane,	O'Reilly,	Stickney,
Gay,	Leazenby,	Pollock,	Sullinger,
George,	LeFavor,	Porterfield,	Swanger,
Gmelich,	LeRoy,	Pratte,	Tartar,
Griffiths,	McCollum,	Robertson,	Tate,
Grubb,	McIntyre,	Rohne,	Tatum,
Gurney,	McKearly,	Ross,	Temme,
Hancock,	McKee,	Rothwell,	Tubbs,
Harrison,	McPherson,	Sachse,	Walton,
Higbee,	Mahan,	Sailor,	Waymeyer,
Hinde,	Martin,	Sartin,	Weaver,
Jenkins,	Melson,	Sawyer,	Weinhold,
Jones (Hickory),	Middleton,	Schooler,	Wetzel,
Jones (Jackson),	Miller,	Schumacher,	Young (Texas),
Jones (Polk),	Moore (Stone),	Sherrill,	Mr. Speaker—103.
Julian,	Moran,	Smith (Howell),	

NOES—Messrs.

Cherrington,	Hall,	Hart,	O'Dell—4.
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Absent—Messrs.

Anderson,	Drabelle,	Marsh,	Pritchett.
Carroll,	Freeman,	Minnis,	Russell (N. Madrid),
Correll,	Gill,	Moore (Mississippi),	Short (Phelps),
Crisp,	Hammord,	Mortimer,	Smith (Buchanan),
Daneri,	Johnston,	Old,	Warner,
DeFord,	Lynch,	Phipps,	Young (St. Francois)
DeReign,			—25.

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

shaw,	Spurgeon—2.
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Title to House bill No. 740 was agreed to.

Mr. Tatum moved the vote by which House bill No. 740 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Pettijohn was granted leave of absence.

On motion of Mr. Bourn,

House bill No. 479 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

tkins,	Drum,	Leazenby,	Rohne,
very,	Dyer,	LeFavor,	Ross,
enner,	Ferguson,	LeRoy,	Rothwell,
est,	Gay,	McIntyre,	Sachse,
ittinger,	Gill,	McKearly,	Sailor,
othwell,	Gmelich,	McKee,	Sawyer,
ourn,	Grubb,	Martin,	Schooler,
elt,	Hall,	Melson,	Schumacher,
ock,	Harrison,	Middleton,	Sherrill,
irks,	Hart,	Miller,	Spencer (Douglas),
rroll,	Higbee,	Moore (Stone),	Sullinger,
inn,	Jenkins,	Moran,	Tartar,
llins,	Jones (Hickory),	Mueller,	Temme,
x,	Jones (Jackson),	Murray,	Tubbs,
isp,	Julian,	Odneal,	Walton,
vidson,	Kasey,	Old,	Weaver,
vis (Wayne),	Kline,	O'Reilly,	Wetzel,
nny.	Kyler,	Pratte,	Young (Texas),
abelle,	Lane,	Robertson,	Mr. Speaker—76.

NOES—Messrs.

Arnett,	Griffiths,	Mahan,	Smith (Howell),
Bennett,	Jones (Polk),	O'Dell,	Tate,
Cape,	McCollum,	Pollock,	Waymeyer,
George,	McPherson,	Sartin,	Weinhold—16.

Absent—Messrs.

Anderson,	Davis (Taney),	Hinde,	Russell (N. Madrid),
Armstrong,	Davison,	Johnston,	Short (Phelps),
Baughner,	DeFord,	Lynch,	Smith (Buchanan),
Buckner,	DeReign,	Marsh,	Spencer (St. L. City),
Calhoun,	Edgar,	Minnis,	Steel,
Cherrington,	Freeman,	Moore (Mississippi),	Stickney,
Choate,	Fuson,	Mortimer,	Swanger,
Coppedge,	Gurney,	Phipps,	Tatum,
Correll,	Hammond,	Porterfield,	Warner, —40.
Daneri,	Hancock,	Pritchett,	Young (St. Fran.)

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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Title to House bill No. 479 was agreed to.

Mr. Bourn moved that the vote by which House bill No. 479 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Martin,
Senate bill No. 32 was taken up.

Mr. Martin offered the following amendment:

Amend Senate bill No. 32, section No. 1656, at the end of said section, the following: "Provided, that such bonds shall not be issued until two-thirds of the legal voters of such city have assented thereto, in accordance with article 2, chapter 31, Revised Statutes 1839;"

Which was read and adopted.

Committee amendment to Senate bill No. 32 was adopted.

Senate bill No. 32, as amended, was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	DeFord,	Lane,	Pollock,
Arnett,	Denny,	Leazenby,	Pratte,
Atkins,	Drabelle,	LeFavor,	Robertson,
Avery,	Drum,	LeRoy,	Ross,
Benner,	Dyer,	Lynch,	Sailor,
Bennett,	Ferguson,	McCollum,	Sawyer,
Best,	Gay,	McIntyre,	Schumacher,
Bittinger,	Gill,	McKearly,	Short (Phelps),
Bothwell,	Gmelich,	McPherson,	Spencer (St. L. City),
Breit,	Griffiths,	Martin,	Steel,
Brock,	Grubb,	Melson,	Swanger,
Burks,	Hall,	Middleton,	Tartar,
Cape,	Harrison,	Milner,	Tate,
Chinn,	Hart,	Moore (Stone),	Walton,
Choate,	Higbee,	Moran,	Waymeyer,
Coppedge,	Hinde,	Mueller,	Weaver,
Crisp,	Jones (Hickory),	Murray,	Weinhold,
Davison,	Jones (Jackson),	Odneal,	Young (St. Francois)
Davis (Taney),	Kasey,	Old,	Mr. Speaker—77.
Davis (Wayne),			

NOES—Messrs.

Cherrington,	Fuson,	O'Dell,	Young (Texas)—7.
Collins,	George,	Sartin,	

Absent—Messrs.

Armstrong,	Freeman,	Marsh,	Schooler,
Baughner,	Gurney,	Minnis,	Sherrill,
Bourn,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Buckner,	Hancock,	Mortimer,	Smith (Howell),
Calhoun,	Jenkins,	O'Reilly,	Spencer (Douglas),
Carroll,	Johnston,	Phipps,	Stickney,
Correll,	Jones (Polk),	Porterfield,	Sullinger,
Cox,	Julian,	Pritchett,	Tatum,
Daneri,	Kline,	Rohne,	Temme,
Davison,	Kyler,	Rothwell,	Tubbs,
DeReign,	McKee,	Russell (N. Madrid),	Warner,
Edgar,	Mahan,	Sachse,	Wetzel—48.

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 272, entitled

An act to create election districts for justices of the peace and constables in the City of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace;

The emergency clause was not adopted;

Also, Senate bill No. 302, entitled

An act to repeal section 6089, chapter 93, of the Revised Statutes of 1889, entitled "Juries," be and the same is hereby repealed and a new section to be known as section 6089 be and the same is hereby enacted in lieu thereof;

Also, Senate bill No. 330, entitled

An act to repeal an act entitled "an act to amend article 2, of chapter 138, of the Revised Statutes of 1889, entitled 'the assessment and collection of the revenue,' approved April 1, 1891, and to enact a new section in lieu thereof;"

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 411, entitled

An act to provide for the formation and disbursement of a public school teachers' and administrative and clerical employes' pension and retirement fund, in cities now or hereafter having a population of three hundred thousand inhabitants or more.

Title to Senate bill No. 32 was agreed to.

Mr. Martin moved that the vote by which Senate bill No. 32 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Higbee,

House bill No. 634 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Denny,	LeFavor,	Sartin,
Arnett,	Drum,	LeRoy,	Sawyer,
Atkins,	Dyer,	Lynch,	Schooler,
Avery,	Ferguson,	McCollum,	Schumacher,
Benner,	Fuson,	McPherson,	Sherrill,
Bennett,	Gay,	Mahan,	Short (Phelps),
Best,	George,	Marsh,	Smith (Howell),
Bittinger,	Gill,	Martin,	Spencer (Douglas),
Bothwell,	Gmelich,	Melson,	Spencer (St. L. City),
Breit,	Griffiths,	Middleton,	Steel,
Brock,	Grubb,	Miller,	Sullinger,
Burks,	Hall,	Moore (Stone),	Swanger,
Cape,	Hancock,	Moran,	Tartar,
Carroll,	Harrison,	Mueller,	Tate,
Cherrington,	Hart,	Murray,	Tatum,
Chinn,	Higbee,	O'Dell,	Temme,
Choate,	Hinde,	Old,	Tubbs,
Collins,	Jenkins,	O'Reilly,	Walton,
Coppedge,	Jones (Hickory),	Pollock,	Waymeyer,
Correll,	Jones (Jackson),	Pratte,	Weaver,
Cox,	Jones (Polk),	Rohne,	Weinhold,
Crisp,	Kasey,	Ross,	Wetzel,
Davis (Taney),	Kline,	Russell (N. Madrid),	Young (St. Franc.)
Davis (Wayne),	Kyler,	Sachse,	Young (Texas),
Davison,	Leazenby,	Sailor,	Mr. Speaker—100.

NO—Mr. Odneal—1.

Absent—Messrs.

Anderson,	DeReign,	Lane,	Porterfield,
Baughner,	Drabelle,	McIntyre,	Pritchett,
Bourn,	Edgar,	McKearly,	Robertson,
Buckner,	Freeman,	McKee,	Rothwell,
Calhoun,	Gurney,	Minnis,	Smith (Buchanan),
Daneri,	Hammond,	Moore (Mississippi),	Stickney,
Davidson,	Johnston,	Mortimer,	Warner—31.
DeFord,	Julian,	Phipps,	

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw, Spurgeon—2.

Title to House bill No. 634 was agreed to.

Mr. Higbee moved that the vote by which House bill No. 634 passed be reconsidered, and the motion laid on the table;

Which was agreed to.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 262, entitled

An act to amend article 3, of chapter 97, of the Revised Statutes of 1889, in regard to "Swamp and overflowed lands," by repealing sections Nos. 6521, 6522 and 6527, and substituting other sections in lieu thereof, and by inserting a new section numbered 6528a,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 737, entitled

An act to repeal section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, entitled "Dramshops," and enact a new section in lieu thereof :

Also, House bill No. 762, entitled

An act to amend section 6 (section 4985) of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and courts of appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of the Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891, relating to fees of clerks of the Supreme Court and courts of appeals ;

Also, House bill No. 542, entitled

An act to appropriate money and provide for the payment of the claim of the school district of the city of Rolla ;

Also, House bill No. 683, entitled

An act to amend article 3, chapter 89, of Revised Statutes of Missouri, 1889, relating to insurance companies on the assessment plan, by adding thereto two new sections, to be known as sections 5872*a* and 5872*b*, and by striking out of section 5869, of said article and section, the proviso therein, as it occurs after the words "1889," in the 11th line of said section ;

Also, House bill No. 761, entitled

An act to amend section 990, of article 2, of chapter 30, of the Revised Statutes of 1889, relating to "Cities, towns and villages,"

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 162, of the Revised Statutes of the State of Missouri ;

Also, House bill No. 807, entitled

An act to provide for the collection of school taxes in city school districts having not less than fifty nor more than one hundred thousand inhabitants ;

Also, House bill No. 752, entitled

An act to provide for the floating of our national flag over public school-houses on school days ;

Also, House bill No. 160, entitled

An act to amend chapter 60 of the Revised Statutes of Missouri of 1889 by repealing section 4760 of said statutes, and to amend section 4761 ;

Also, committee substitute for House bill No. 324, entitled

An act to amend sections 2, 6 and 7 of an act of the General Assembly, entitled "An act establishing special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein, and for other purposes," approved March 9, 1893;

Also, House bill No. 774, entitled

An act to amend section 5176, chapter 70, of the Revised Statutes of 1889, entitled mortgage, etc., of personalty invalid unless recorded, by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

On motion of Mr. Burks, House bill No. 386 was taken up.

Mr. Crisp moved to lay House bill No. 386 on the table; which was not agreed to by the following vote—Messrs. Hall and Burks demanding the ayes and noes:

AYES—Messrs.

Baughner,	Gmelich,	McPherson,	Spencer (Douglas),
Bittinger,	Gurney,	Mahan.	Spencer (St. L. City).
Calhoun,	Harrison,	Moore (Stone),	emme,
Crisp,	Hart,	Murray,	Walton,
Davidson,	Hinde,	Porterfield,	Waymeyer,
Davis (Wayne),	Jones (Hickory),	Rohne,	Weaver,
Davis (Taney),	Jones (Jackson),	Sachse,	Wetzel,
Denny,	Jones (Polk),	Schumacher,	Young (Texas),
Edgar,	LeRoy,	Smith (Howell),	Mr. Speaker—37.
Ferguson,			

NOES—Messrs.

Atkins,	Correll,	Kline,	Robertson,
Avery,	Cox,	Kyler,	Ross,
Benner,	Davison,	LeFavor,	Sailor,
Bennett,	Drum,	McCollum,	Schooler,
Best,	Fuson,	McIntyre,	Sherrill,
Breit,	George,	McKearly,	Short (Phelps),
Brock,	Gill,	McKee,	Steel,
Burks,	Griffiths,	Martin,	Stickney,
Cape,	Hall,	Middleton,	Tartar,
Cherrington,	Hancock,	Miller,	Tatum,
Chinn,	Higbee,	O'Dell,	Young (St. Fran.).
Collins,	Jenkins,	Odneal,	—50.
Coppedge,	Kasey,	Pratte,	

Absent—Messrs.

Anderson,	Dyer,	Melson,	Rothwell,
Armstrong,	Freeman,	Minnis,	Russell (N. Madrid),
Arnett,	Gay,	Moore (Mississippi),	Sartin,
Bothwell,	Grubb,	Moran,	Sawyer,
Bourn,	Hammond,	Mortimer,	Smith (Buchanan),
Buckner,	Johnson,	Mueller,	Sullinger,
Carroll,	Julian,	Old,	Swanger,
Choate,	Lare,	O'Reilly,	Tate,
Daneri,	Leazenby,	Phipps,	Tubbs,
DeFord,	Lynch,	Pollock,	Warner,
DeReign,	Marsh,	Pritchett,	Weinhold—45.
Diabelle,			

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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Mr. Hall moved the previous question on third reading and passage of House bill No. 386;

Which was agreed to by the following vote on division: Ayes 42, noes 29.

House bill No. 386 was read third time and failed to pass by the following vote:

AYES—Messrs.

Atkins,	George,	McIntyre,	Sailor,
Best,	Gill,	McKearly,	Sartin,
Breit,	Griffith,	McKee,	Sawyer,
Brock,	Gurney,	Martin,	Schooler,
Buckner,	Hall,	Middleton,	Sherrill,
Burks,	Hancock,	Moran,	Short (Phelps),
Cape,	Harrison,	Mueller,	Stickney,
Cherrington,	Higbee,	O'Dell,	Swanger,
Chinn,	Jenkins,	Odneal,	Tartar,
Collins,	Kyler,	O'Reilly,	Wavmeyer,
Cox,	LeFavor,	Robertson,	Young (St. Francois)
Crisp,	McCollum,	Rohne,	Mr. Speaker—49.
Fuson,			

NOES—Messrs.

Armstrong,	Denny,	Lane,	Smith (Howell).
Bennett,	Drum,	Leazenby,	Spencer (Douglas),
Bittinger,	Edgar,	LeRoy,	Spencer (St L. City),
Bothwell,	Ferguson,	Lynch,	Steel,
Bourn,	Gay,	McPherson,	Tatum,
Choate,	Gmelich,	Mahan,	Temme,
Coppedge,	Grubb,	Miller,	Tubbs,
Correll,	Hart,	Moore (Stone),	Walton,
Davidson,	Hinde,	Murray,	Weaver,
Davis (Taney),	Jones (Hickory),	Old,	Weinhold,
Davis (Wayne),	Jones (Polk),	Pratte,	Young (Texas)—47.
Davison,	Kasey,	Sachse,	

Absent—Messrs.

Anderson,	DeReign,	Marsh,	Ross,
Arnett,	Drabelle,	Melson,	Rothwell.
Avery,	Dyer,	Minnis,	Russell (N. Madrid),
Baugher,	Freeman,	Moore (Mississippi),	Schumacher,
Benner,	Hammond,	Mortimer,	Smith (Buchanan),
Calhoun,	Johnston,	Phipps,	Sullinger,
Carroll,	Jones (Jackson),	Pollock,	Tate,
Daneri,	Julian,	Porterfield,	Warner,
DeFord,	Kline,	Pritchett,	Wetzel—36.

Absent with leave—Messrs.

Denslow,	Pettijohn,	Short (Cole),	Watson—6.
Meriwether,	Schoppenhorst,		

Sick—Messrs.

Shaw,	Spurgeon—2.
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On motion of Mr. Tatum, the vote by which House bill No. 798 was ordered engrossed was reconsidered.

On motion of Mr. Tatum, the House resolved itself into a Committee of the Whole to consider House bill No. 798.

Messrs. Minnis and Warner were granted leave of absence.

Mr. Bittering, from the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the state government, the payment of contingent and incidental expenses of the state department, the public printing, the state pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has considered the same, reports progress, and asks leave to sit again;

Which was read and adopted.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 360, entitled

An act to amend section 11, of article 29, of laws specially applicable to the city of St. Louis, of the Revised Statutes of 1889, entitled "Police,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 813, entitled

An act to amend article 3, of chapter 30, of the Revised Statutes of Missouri, relating to cities of the second class, by repealing sections 1242 and 1244, and enacting two new sections in lieu thereof, to be numbered 1242 and 1244, and also to amend sections 1284, 1347, 1349, 1350, 1355 and 1360, and also to amend subdivision 20 of section 1255, as amended by an act of the General Assembly of the State of Missouri, approved March 31, 1893, and enacting an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House bill No. 816, entitled

An act to secure the registration of plumbers, and to regulate the supervision of plumbing and drainage in all cities and towns in the State of Missouri which now have or hereafter acquire a population of twenty-five hundred inhabitants or more,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report:

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 271, entitled

An act to provide for granting State certificates to certain graduates of certain regularly incorporated non-denominational normal schools upon an examination by the State Superintendent,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Spencer of St. Louis City moved that when the House take recess it do so until 7:30 o'clock this evening;

Which was agreed to by the following vote on division: Ayes 58, noes 35.

Senate bill No. 17, entitled

An act providing for the reorganization, equipment and discipline of the militia, and the preservation of State property,

Was read first time.

Senate bill No. 278, entitled

An act to repeal section 7996, article 1, chapter 143, Revised Statutes of 1889, entitled "Contracts construed," and to enact a new section in lieu thereof,

Was read first time.

Senate bill No. 330, entitled

An act to repeal an act entitled "An act to amend article 2, of chapter 138, of the Revised Statutes of 1889, entitled "The assessment and collection of the revenue," approved April 1, 1891, and to enact a new section in lieu thereof,

Was read first time.

Senate bill No. 272, entitled

An act to create election districts for justices of the peace and constables in the city of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace.

Was read first time.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 508, entitled

An act to exempt town mutual fire and lightning, tornado, wind-torn or cyclone insurance companies from the provisions of chapter 9, Revised Statutes of Missouri, entitled "Insurance," and providing for the incorporation of the same, with an emergency clause;

Also, substitute for House bill No. 355, entitled

An act to repeal section 46 of an act to redistrict the State into judicial circuits, approved April 7, 1892, as amended by an act substituting a new section therefor, approved March 16, 1893, relating to judicial circuits and terms of courts, and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same and finds them to be truly enrolled;

Which was read.

JOURNAL OF THE HOUSE.

Mr. Sullinger was granted leave of absence until Wednesday, March 13.

Substitute for Senate bill No. 355 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objections being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

House bill No. 508 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

Mr. Hancock, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 259, entitled

An act providing for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs in said county, and prescribing the jurisdiction thereof,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

House bill No. 259 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Mr. Hancock, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 115, entitled

An act to repeal sections 4156, 4175, 4177 and 4178, chapter 48, article 6, Revised Statutes of Missouri, to enact new sections in lieu thereof, and to amend section 4174, same chapter and article, relating to change of venue and the election of special judges in criminal causes,

Begs leave to report that it has carefully compared the same and finds it to be truly enrolled;

Which was read.

House bill No. 115 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Hancock,

The House took a recess until 7:30 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Young of Texas, from the Committee on Constitutional Amendments, submitted the following report:

MR. SPEAKER: Your Committee on Constitutional Amendments to which was referred Senate concurrent resolution No. 11, entitled

Concurrent resolution; submitting to the qualified voters of the State of Missouri an amendment to the Constitution thereof relating

to water-works, electric or other light plants and public sewers, in cities of the third and fourth classes,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments Nos. 1, 2 and 3 :

Amendment No. 1 :

Amend Senate concurrent resolution No. 11, page 1, by striking out the first six lines of section 1 and substituting in lieu thereof the following, to wit :

Section 1. That section 11 of article 10 of the Constitution of the State of Missouri be amended by adding, after the word "districts," in line 31, the following : "and for the purpose of purchasing or erecting water-works and electric or other light plants for cities containing 100,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities ;" so that said section of the Constitution, when amended, shall read as follows.

Amendment No. 2 :

Amend Senate concurrent resolution No. 11, page 2, lines 7, 6, 5 and 4 from the bottom of said page, by striking out the words "and for the purpose of purchasing or erecting water-works and electric or other light plants when such city elects to own same, and to provide a proper sewerage for such city," and substituting in lieu of the part stricken out the following, to-wit : "and for the purpose of purchasing or erecting water-works and electric or other light plants for cities containing 100,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities."

Amendment No. 3 :

Amend title of Senate concurrent resolution No. 11, by striking out of said title the words "in cities of the third and fourth classes," and insert in lieu of the words stricken out, the following words to wit : "in cities containing 100,000 inhabitants or less ;"

Which was read and adopted and amendments ordered printed.

Mr. Young, of Texas, from the Committee on Constitutional Amendments, submitted the following report :

MR. SPEAKER: Your Committee on Constitutional Amendments, to which was referred House concurrent resolution No. 19, entitled Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the Constitution, concerning jury trials,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies ordered printed.

On motion of Mr. Tatum,

The House resolved itself into a Committee of the Whole to consider House bill No. 798.

Mr. Bittinger, of the Committee of the Whole House, submitted the following report :

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has considered the same, reports progress and asks leave to sit again ;
Which was read and adopted.

Mr. Kyler moved to adjourn until 2 o'clock, Monday, March 11 ;
Which was not agreed to.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 780, entitled

An act providing for corporations for the purpose of co-operative building, co-operative mercantile or co-operative manufacturing business, styled "Corporations—co-operative ;"

Also, House bill No. 764, entitled

An act to amend section 23, of article 29, of the Revised Statutes of Missouri of 1889, of the laws specially applicable to the city of St. Louis, entitled "The police ;"

Also, House bill No. 738, entitled

An act to amend chapter 63 of the Revised Statutes of Missouri of 1889, by adding a new section thereto, to be known as section 6394a ;

Also, House bill No. 378, entitled

An act for the relief of William Newberry, ex-collector of the revenue within and for the county of Madison and State of Missouri, and to appropriate money therefor ;

Also, House bill No. 581, entitled

An act to amend section No. 7995, article 1, chapter 143 of the Revised Statutes of Missouri 1889 ;

Also, House bill No. 771, entitled

An act defining what shall constitute a newspaper for publication of the laws of the State and legal notices,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 407, entitled

An act to appropriate money for the relief and benefit of Mrs. Clara Deering, relict of Louis F. Deering, deceased ;

Also, House bill No. 684, entitled

An act to repeal section 1 of an act entitled "An act providing that usury may be plead as a defense in civil actions, and that usurious interest may be plead as a defense in civil actions, and that usurious interest may be applied in payment of the principal debt, and that proof of the exaction of usurious rates of interest shall invalidate and render illegal any lien, mortgage or pledge of personal property made to secure such indebtedness, and to repeal section 5976 of the General Statutes of 1889, relating to the plea of usury in civil actions," approved April 21, 1891, and to enact a new section in lieu thereof, to be known as section 1 ;

Also, House bill No. 621, entitled

An act to secure a more efficient management of the agricultural experiment station and farm connected with the College of Agriculture.

ture and Mechanic Arts in the University of the State, at Columbia, and to provide more fully for training and instruction in practical agriculture and its kindred industries ;

Also, House bill No. 371, entitled

An act concerning life insurance companies, and regulating the business of life insurance :

Also, House bill No. 766, entitled

An act to amend section 11, of the Session Acts of 1893, entitled "An act to provide for working and improving the public roads in certain counties by county supervision, and to raise revenue therefor, and to further provide that when this act shall become a law it shall take effect and be in force only in those counties whose county courts shall by order of record declare the same to be the law in such counties, when adopted by a majority of the legal voters," approved April 20, 1893,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 551, entitled

An act to amend chapter 160, Revised Statutes of Missouri, 1889, relating to thistles, by adding to sections 8415, 8416 and 8418, after the word "Canada" wherever it occurs in said sections, the words "or Scotch ;"

Also, House bill No. 669, entitled

An act entitled "An act to repeal article 1, chapter 3 of the Revised Statutes of 1889, and to repeal an act entitled 'An act to repeal chapter 3, article 1, of the Revised Statutes of 1889, State Board of Agriculture and the reorganization of the same,' approved March 27, 1891, and to enact a new act in lieu thereof in relation to the State Board of Agriculture and the Missouri State Horticultural Society," approved March 31, 1893, by amending sections 5 and 7 of said act, and by adding a new section thereto, to be known as section 7a,

Begs leave to report that it has examined the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 105, entitled

An act to render more uniform the powers of the corporate authorities and officers of cities and towns containing 500 and less than 3000 inhabitants, by conferring upon the corporate authorities of any such city or town having a special charter, certain powers which would be possessed by such corporate authorities and officers respectively, if such city or town was organized under general laws as a city of the fourth class ;

Also, House bill No. 763, entitled

An act to repeal section 981, of chapter 30, article 1, of the Revised Statutes of 1889, entitled "Cities, towns and villages ;"

Also, House bill No. 502, entitled

An act to regulate dramshops and the issuing of dramshop license ;

Also, House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francois levee district of Missouri, with emergency clause ;

Also, House bill No. 759, entitled

An act to prevent over-insurance of real estate and personal property, to lessen incendiary fires, and to decrease insurance cost in Missouri ;

Also, House bill No. 609, entitled

An act to amend article 3, of chapter 47, of Revised Statutes of the State of Missouri of 1889, entitled "Crimes and punishments," by adding therein a new section, to be designated as section 3571a,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

On motion of Mr. McKee, the House adjourned till 9 o'clock a. m.

FIFTY-SIXTH DAY—MONDAY, March 11, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Dr. Huggins.

Journal of Saturday read and approved.

The following message was received from the Governor, through his Private Secretary, Mr. Winston :

To the Speaker of the House of Representatives :

SIR—I have the honor herewith to return to the House, with my approval indorsed thereon, the following House bills :

House bill No. 221, entitled

An act to amend section 2760, article 7, chapter 42 of the Revised Statutes of 1889, of the State of Missouri, entitled "Savings bank and fund companies," relating to penalty for receiving deposits, and section 2761, relating to "Joint and several liability under said last section ;"

House bill No. 442, entitled

An act to amend section 7892, chapter 140, article 3, of the Revised Statutes of the State of Missouri of 1889, in relation to "Municipal township for road purposes ;"

House bill No. 43, entitled

An act, "Melon inspection : An act regulating the shipping of watermelons in this State ;"

Committee substitute for House bill No. 152, entitled

An act to amend section 8070, article 1, chapter 143, Revised Statutes of Missouri, 1889, relating to the collection of school taxes and apportioning the same ;

House bill No. 18, entitled

An act to amend sections 4330 and 4332, and 4336, of article 12 of chapter 48 of the Revised Statutes of the State of Missouri of 1889, entitled " Criminal cases, practice and proceedings in ;"

House bill No. 365, entitled

An act to repeal section 7834, of chapter 140, and to enact a new section in lieu thereof ;

House bill No. 272, entitled

An act to regulate the sale of goods marked " sterling," " sterling silver," " coin" or " coin silver ;"

House bill No. 214, entitled

An act in reference to claims and suits for damages against cities of the second class, and defining who shall be parties thereto ;

House bill No. 27, entitled

An act for the protection of imported game birds in this State ;

House bill No. 48, entitled

An act to provide for the qualifications and keeping a record of jurors in justice of the peace cases in cities which now have or may hereafter have a population of 300,000 inhabitants or more ;

Which was read.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 288, entitled

An act authorizing street railway companies in cities of the third class to run cars over other street railway tracks, and requiring the councils of such cities to pass proper ordinances to enforce this act ;

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 206, entitled

An act to amend an act entitled "An act to amend chapter 101 of the Revised Statutes of Missouri, approved March 27, 1893, entitled 'Levees ;'"

Also, House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act ;"

Also, House bill No. 443, entitled

An act to amend section 5700, of chapter 88, article 3, of the Revised Statutes of the State of Missouri, 1889, relating to teachers to be employed in deaf and dumb schools ;

Also, House bill No. 337, entitled

Cities, towns and villages—village poll-tax—An act to repeal section 1682, article 6, chapter 30, of the Revised Statutes of the State of Missouri 1889, and to enact a new section in lieu thereof to be known as section 1682, providing for the levy and collection of poll-tax in villages.

Also, the Senate has taken up House amendments to Senate bill No. 21, and concurred in the same;

Also, House amendment to Senate bill No. 212;

Also, House substitute for Senate bill No. 253; also amendment to title of same;

Also, taken up and concurred in House amendment to Senate bill No. 170;

Also, taken up and concurred in House amendment to Senate bill No. 253;

Also, House bill No. 417, entitled

An act to amend section 8017, of chapter 143, of the Revised Statutes of Missouri of 1889, entitled "Schools;"

Also, House bill No. 344, entitled

An act concerning insurance;

Amendment to title concurred in, and the title as amended was adopted;

Also, House bill No. 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of 1889, relating to caboose on freight trains, and to enact a new section in lieu thereof;

The amendment to title was concurred in, and the title as amended agreed to.

The following messages were received from the Governor:

To the Speaker of the House of Representatives:

I have the honor to herewith return, without my approval, House bill No. 423, entitled "An act in relation to the construction and operation of street railway tracks across railroad tracks, and the stringing of wires over railroad tracks, and the maintenance of street railway tracks heretofore constructed, and wires heretofore strung."

1. I greatly doubt whether the title of the bill complies with the constitutional provision that "no bill shall contain more than one subject, which shall be clearly expressed in its title."

2. I think section three of the bill unwise. Sections one, two and four have my approval, but I regard the provisions of section three as announcing a remarkable if not dangerous proposition. As shown by the title of bill, its provisions are intended to affect not only lines of street railway hereafter to be constructed, but those already constructed and in operation. Section three provides that it shall be unlawful for a railroad company to permit a street railway company to construct, maintain or operate a trolley wire or electric wire across its track at a height of less than 22 feet above the top of the rail of the railroad company, or without the trolley wire being provided with fenders, etc. The section does not say that it shall be unlawful for a railroad company to *consent*, but unlawful to *permit* a street railway company to construct or operate its tracks or wires contrary to the provisions of the bill. The bill then provides that if a street railway company shall refuse to conform its tracks and wires to the provisions of the bill, the railroad company shall have the right, and it shall be its duty, to remove the tracks, wires, etc., of the street railway company from over and across the tracks of the railroad company; and section four provides that if any railroad company shall violate any of the provisions of the bill, it shall be subject to the penalty of one hundred dollars per day for each and every day of such violation.

By the provisions of this measure the railroad company is made judge, jury and executioner. It is given authority to cut wires and tear up tracks, and thus destroy or injure the property of other citizens without the intervention of any

public authority, or without asking leave of any person whatever. Unquestionably, trolley wires should be strung sufficiently high and be sufficiently guarded to protect the property of railroads or the lives of their employes from danger, and a law fixing penalties for a failure to do so would be well-timed. But I do not think it safe, even if constitutional, to clothe one private person or corporation with such arbitrary power over the rights and property of any other person or corporation as the third section of this bill undertakes to confer.

To the Speaker of the House of Representatives :

I have the honor herewith to return, without my approval, House bill No. 195, entitled "An act to prohibit the detention of persons alleged to be insane without previous authority therefor, and to prescribe punishment for the violation of this act."

My objection to this bill refers principally to the second section. That section provides that every person, association of persons, corporation or institution who (or which) shall detain or imprison any person without being thereto authorized under and by virtue of an order from the county court of the county or the board of health of the city in which such person is to be detained, imprisoned or deprived of liberty for alleged insanity, shall be guilty of a felony and subject to certain severe penalties.

The general purpose of the bill is praiseworthy. It was framed evidently with the object of preventing the imprisonment of any person under the claim or pretense of insanity, without due process of law. But the bill is inartificially constructed. Under the provisions of section 2, it would be unlawful to detain any person in an asylum without an order from the county court of the county or board of health of the city in which the asylum is located ; or, in the language of the bill, without an order from the county court of the county or board of health of the city "in which such person is to be detained, imprisoned or deprived of his or her liberty."

I presume such a construction is not in accordance with the intention of the bill, but it seems to me that under the letter of the bill no person could be detained at an institution for the insane, without an order from the county court of the county or board of health of the city in which the institution should be located. Such a measure would involve the law of the State relating to institutions of this character in the greatest confusion, and would be altogether impracticable. If the bill provided, as was no doubt intended, that no person should be confined in an institution for the insane without an order from the county court of the county or board of health of the city in which such person resided or from which he should be sent, it would be in harmony with the present law relating to asylums, and therefore unobjectionable. But such is not the case. I think the bill ought not to become a law in its present form.

Which were read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred committee substitute for House bill No. 591, entitled

An act to divide the State of Missouri into fifteen congressional districts;

Also, House bill No. 793, entitled

An act to repeal section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7972, chapter 143, of article 1, of the Revised Statutes of the State of Missouri, relating to public schools," approved April 1, 1891, and to enact a new section in lieu thereof, to be known as section 7972, and with an emergency clause,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report :

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments;

Which was read, and House bill No. 798 was taken up for consideration.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 798 by striking out the words and figures "three thousand eight hundred and fifty dollars (\$3850), in lines 2 and 3, in section 6, and insert in lieu thereof the words and figures "three thousand five hundred dollars (\$3500) ;"

Which was read and rejected.

On motion of Mr. Schooler,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 97, entitled

An act to repeal section 7698, article 7, chapter 138, Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, to be known and designated as section 7698, relating to "Delinquent and back-taxes,"

Begs leave to report that it has examined the same, and recommends that it do pass, when committee amendment is adopted, as herewith reported :

Amend House bill No. 97 by striking out the last sentence, beginning with the words "and the recording of such deeds," etc., and insert in lieu thereof the following words : "and the recording of such tax deed in the proper county shall constitute such adverse possession of such land on the part of the grantee named in the said tax deed, or his heirs or assigns, as to put in operation the statutes of limitation as to or against all persons not in actual possession of such lands, and no action for the recovery of such lands shall be commenced or maintained by or against any person named as grantees in such tax deed, or their heirs or assigns, after five years from the time of recording such tax deed, unless by some person in actual possession of the land : Provided, that nothing in this section shall affect or take away the rights or bar the suits of persons claiming said lands when no title, right or benefit is claimed under any such tax deed by either party to such suit; and, further provided, that the rights of infants and persons of unsound mind shall not be barred or affected hereby until three years after the removal of such disability ;"

Which was read and adopted, and 300 copies of bill as amended ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 409, entitled

An act to provide for an increase in the number of judges composing the St. Louis Criminal Court, and how they shall sit to hear causes,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 468, entitled

An act to amend sections 5, 7, 9, 11, 15, 16 and 30 of article 21, of the Revised Statutes of Missouri, 1889, relating to juries,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54, of an act entitled 'An act to redistrict the State into judicial circuits, and to fix the terms of court therein,'" approved April 7, 1892, and to enact a new section in lieu thereof, approved March 31, 1893, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto, to be known as section 2126a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 383, entitled

An act to amend section 638, of chapter 13, of article 2, of the Revised Statutes of 1889, relating to prosecuting and circuit attorneys and their assistants,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. DeFord was granted indefinite leave of absence.

Mr. Pollock was reported sick.

House bill No. 822 was taken up and ordered engrossed.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, with emergency clause;

The emergency clause was adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 402, entitled

An act providing for the deposit of securities to guarantee a compliance with the provisions of any concurrent resolution proposing a change in the seat of government;

Also, Senate bill No. 405, entitled

An act to amend section 3812, article 6, chapter 47, of the Revised Statutes of Missouri, 1889, regulating the location of bawdy-houses;

In which the concurrence of the House is respectfully requested.

On motion of Mr. Tatum,

The House resolved itself into a committee of the Whole for the consideration of House bill No. 798.

Mr. Bittinger, from the Committee of the Whole House, offered the following committee amendment to House bill No. 798:

Amend section seven (7) by striking out lines one, two, three, four and five (1, 2, 3, 4 and 5), and inserting in lieu thereof the following: "Section 7. For contingent expenses of the office of Attorney-General, sixteen hundred dollars (\$1600), to include also the actual traveling expenses of the Attorney-General in attending to cases in the Supreme Court of the United States in which the State is interested;"

Which was read and adopted.

Mr. Davidson offered the following amendment to House bill No. 798:

Amend House bill No. 798, section 14, by striking out in lines 1 and 2, words and figures "\$2000," and insert in lieu thereof "\$3000;"

Which was read and rejected by the following vote on division: Ayes 43, noes 48.

Mr. Davidson offered the following amendment to House bill No. 798:

Amend House bill No. 798, section 14, by striking out words and figures "\$4000," in line 7, and insert in lieu "\$8000;"

Which was read and rejected.

Mr. Moran offered the following amendment to House bill No. 798:

Amend section 15 by striking out the words and figures "\$2400," line 12 of said section;

Which was read and rejected.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 393, entitled

An act to add to chapter 47, article 2, Revised Statutes, entitled "Crimes and punishments," a new section, to be numbered 3466a, and to amend section 3468, of the Revised Statutes of Missouri of 1889, both sections relating to death by abortion;

Also, Senate bill No. 399, entitled

An act providing for making a plat of the real estate described in collectors' receipts for taxes and deeds of conveyance;

In which the concurrence of the House is respectfully requested.

Mr. Bittinger, from the Committee of the Whole House, offered the following Committee amendment to House bill No. 798:

Amend House bill No. 798, by striking out after the word "penitentiary," in the second and third lines of section 17, the words and figures "four hundred and twenty-five thousand dollars (\$425,000)," and inserting in lieu thereof the words and figures "four hundred thousand dollars (\$400,000);"

Which was read and adopted.

Mr. Drabelle offered the following amendment to House bill No. 798:

Amend House bill No. 798, by adding a new section thereto to be known as section 17a, to read as follows:

Section 17a. There is hereby appropriated out of the State revenue fund, to pay the expenses of the judges of the circuit courts of this State while holding courts in their circuits, the sum of twelve thousand dollars (\$12,000), or so much thereof as may be necessary.

Which was read and adopted.

Mr. Bittinger, from the Committee of the Whole House, submitted the following committee amendment to House bill No. 798:

Amend House bill No. 798, section 19, by striking out in line 2, words and figures "\$8,000" and insert in lieu "\$14,000," and by striking out "\$9000," in 3rd and 4th lines, and insert "\$15,000,"

Which was read and adopted by the following vote—Messrs. Brock and Sartin demanding the ayes and noes:

AYES—Messrs.

Armstrong,	Denny,	Lane,	Pritchett,
Avery,	Drabelle,	LeRoy,	Robertson,
Bittinger,	Dyer,	Lynch,	Rohne,
Bothwell,	Ferguson,	McCollum,	Ross,
Bourn,	Freeman,	McKee,	Russell (N. Madrid),
Buckner,	Gill,	Meriwether,	Sachse,
Burks,	Hart,	Moore (Mississippi),	Schooler,
Cape,	Higbee,	Moran,	Sherrill,
Carroll,	Hinde,	Mortimer,	Short (Cole),
Choate,	Jenkins,	Odneal,	Steel,
Collins,	Johnston,	Old,	Tate,
Coppedge,	Jones (Jackson),	O'Reilly,	Watson,
Correll,	Julian,	Pettijohn,	Weaver,
Crisp,	Kasey,	Phipps,	Weinhold,
Daneri,	Kline,	Pratte,	Mr. Speaker—62.
Davidson,	Kyler,		

NOES—Messrs.

Arnett,	Davison,	Martin,	Spencer (St. L. City)
Atkins,	DeFord,	Miller,	Stickney,
Baughner,	Drum,	Moore (Stone),	Swanger,
Benner,	Fuson,	Mueller,	Tartar,
Bennett,	George,	Murray,	Tatum,
Best,	Gmelich,	O'Dell,	Temme,
Breit,	Griffiths,	Sailor,	Tubbs,
Brock,	Gurney,	Sartin,	Warner.
Calhoun,	Hancock,	Sawyer,	Waymeyer,
Cherrington,	Jones (Hickory),	Schoppenhorst,	Weitzel.
Chinn,	Jones (Polk),	Schumacher,	Young (St. Fran.),
Davis (Taney),	McPherson,	Smith (Buchanan),	Young (Texas)—51.
Davis (Wayne),	Mahan,	Smith (Howell),	

Absent—Messrs.

Anderson,	Grubb,	McIntyre,	Porterfield,
Cox,	Hall,	McKearly,	Rothwell,
Denslow,	Hammond,	Marsh,	Short (Phelps),
DeReign,	Harrison,	Melson,	Spencer (Douglas),
Edgar,	Leazenby,	Middleton,	Walton—23.
Gay,	LeFavor,	Minnis,	

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Messrs. Grubb and Harrison were granted leave of absence.

Messrs. Middleton and DeReign were reported sick.

The following messages were received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

Senate bill No. 370, entitled

An act for the relief of Mancil L. Gaither, a practicing dentist of the city of Aurora, Lawrence county, Missouri, permitting him to file affidavit as a practitioner of dentistry, as required by section 6891 of article 3, chapter 110, Revised Statutes of 1889, in relation to dentists or dental surgery;

Also, Senate bill No. 240, entitled

An act providing for the appointment of a commissioner of public buildings at Columbia, Missouri, and defining his duties;

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 433, entitled

An act entitled an act to repeal sections 2161 and 2162 of article 7, chapter 33, of the Revised Statutes of the State of Missouri for 1889, entitled "Code of civil procedure," and in lieu thereof enacting two new sections;

On motion of Mr. Tatum, the House resolved itself into a Committee of the Whole for the consideration of House bill No. 798.

Mr. Tubbs, of the Committee of the Whole House, submitted the following report;

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State

departments, the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has examined the same and reports progress, and asks leave to sit again ;

Which was read and adopted.

Mr. Young of Texas offered the following amendment to House bill No. 798 :

Amend House bill No. 798, by adding to said section 19 the following words : "It shall be the duty of the Fish Commission of this State to annually, on January 1, of each year, make report to the Secretary of State of its proceedings for the year previous, how and to whom and for what purposes any of the moneys hereby appropriated were used, giving in full in said report to whom fish were distributed and what streams were supplied with fish, and, as nearly as possible, the number and kind so distributed, and said report shall include an inventory of all property, furniture, etc., under the control and charge of said commission, together with its estimated value ;"

Which was read and rejected.

Mr. Bittinger, from the Committee of the Whole House, submitted the following amendment :

Amend section 20 by striking out in lines 5 and 6 the words and figures "eight thousand dollars (\$8000)," and inserting in lieu thereof "six thousand dollars (\$6000)," and by striking out in lines 10 and 11 the words and figures "for accruing interest, one thousand dollars (\$1000)," and by striking out in lines 12 and 13 the words and figures "ten thousand dollars (\$10,000)," and inserting the words and figures "fifteen thousand dollars (\$15,000)," and by striking out in line 16 the words and figures "thirty-five thousand dollars (\$35,000)," and inserting in lieu thereof "thirty-seven thousand one hundred dollars (\$37,100) ;"

Which was read and adopted.

Mr. Young of Texas offered the following amendment :

Amend House bill No. 798 by striking out the words and figures "twenty thousand dollars (20,000)," in line 2 of section 22. and insert in lieu thereof the words "eighteen thousand dollars (\$18,000)," and by striking out the words and figures "twenty-five thousand dollars (\$25,000)," in lines 8 and 9 of section 22, and insert in lieu thereof the words and figures "twenty-three thousand dollars (\$23,000) ;"

Which was read.

Mr. Davidson offered the following substitute to amendment :

Amend House bill No. 798, section 22, line 2, by striking out words and figures "\$20,000" and insert "\$30,000," and out of lines 8 and 9 "\$25 000," and insert "\$35,000 ;"

Which was read and rejected.

The amendment offered by Mr. Young of Texas was then rejected.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment :

Amend House bill No. 798, section 23, by adding thereto, at the end thereof, the following words and figures : "Provided, that should there occur an epidemic of small-pox or other contagious diseases within the State within the next succeeding two years, and the Gov-

ernor shall issue his proclamation declaring such scourge or epidemic to exist, then there shall exist an emergency, and the said State Board of Health shall be authorized to draw upon the State Auditor, upon drafts to be first approved by the Governor, for an additional sum not to exceed ten thousand (10,000) dollars; provided, that no expenditure shall be made by said board for said purpose that is not absolutely necessary to the preservation of the public health, and for the above specific purpose, and for no other. In order to carry into effect the provisions of the latter clause of this section, there is appropriated the sum of ten thousand (10,000) dollars—in all, appropriated under this section, fifteen thousand (15,000) dollars, but five thousand (5000) dollars of which shall be expended for the ordinary expenses of said board of health, save in the case of emergency, as above specified;”

Which was read and adopted.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment:

Amend House bill No. 798, section 25, by adding after line 5 the following: “Provided, that two-thirds of the maps to be printed as provided for in said section shall contain a statement showing by counties the commodities marketed by rail, river and express during the year 1895;”

Which was read and adopted.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment:

Amend House bill No. 798 by striking out the words and figures “four thousand (\$4000),” in the 2d line of section 26, and by inserting in lieu thereof the words and figures “four thousand eight hundred dollars (\$4800),” and by striking out in the fourth line of said section the words and figures “six thousand dollars (\$6000),” and inserting in lieu thereof the words and figures “six thousand eight hundred dollars (\$6800);”

Which was read and adopted.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment:

Amend House bill No. 798, section 27, by striking out the words and figures “two hundred dollars,” in line two, and insert in lieu thereof the words and figures “three hundred dollars;”

Which was read and rejected.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment:

Amend section 28, line 3 thereof, by striking out the words and figures “five hundred dollars (\$500),” and insert in lieu thereof the words and figures “one hundred dollars (\$100);”

Which was read and adopted by the following vote on division:
Ayes 47, noes 37.

Mr. Bittinger, from the Committee of the Whole, offered the following amendment:

Amend House bill No. 798, section 36, by adding after the word “assembly,” in the 5th line, “also, the sum of eight hundred and seventy-three dollars (\$873.00) to pay J. C. Evans for money expended and services rendered in making the Missouri fruit exhibit at the World’s Fair;”

Which was read and adopted.

Mr. Davidson offered the following amendment:

Amend House bill No. 798 by striking out section 36;

Which was read and rejected.

Mr. Bitteringer, from the Committee of the Whole House, offered the following amendment:

Amend House bill No. 798 by adding a new section, as follows:

Section 38. There is hereby appropriated out of the State revenue fund the sum of five thousand and two and 40-100 dollars, to pay the balance due the school district of the city of Rolla for the purchase money of the building purchased by the State for the School of Mines and Metallurgy. Immediately after the taking effect of this act, the State Auditor shall draw his warrant in favor of the treasurer of the school district of the city of Rolla for the amount named in this section: Provided, that such warrant shall not be drawn nor any money paid under the provisions of this section until the said school district shall file with said State Auditor the certificate of the recorder of deeds of Phelps county that satisfaction has been duly entered and attested upon the records of said county of a certain deed of trust in the nature of a mortgage, conveying the said building, executed by the "Curator of the State University of the State of Missouri," to Samuel G. Williams, trustee, to secure to the board of education of the city of Rolla the payment of the purchase money aforesaid; and shall also deposit with said State Auditor a certificate of the clerk of the circuit court of the City of St. Louis that a certain suit to foreclose said mortgage, now pending in said court, wherein said school district of the city of Rolla is plaintiff and said board of curators of the State University is defendant, has been dismissed at the cost of said school district, and without expense to said board of curators or to the State of Missouri.

Which was read and adopted by the following vote—Messrs. Kasey and Brock demanding the ayes and noes:

AYES—Messrs.

Armstrong,	Denny,	Leazenby,	Sailor,
Atkins,	Denslow,	LeRoy,	Sawyer,
Benner,	Drabelle,	Lynch,	Schoppenhorst,
Best,	Freeman,	McCollum,	Schumacher,
Bitteringer,	Gay,	Martin,	Short (Cole),
Bothwell,	Gill,	Miller,	Short (Phelps),
Breit,	Gmelich,	Moore (Stone),	Steel,
Buckner,	Griffiths,	Moran,	Stickney,
Burks,	Grubb,	Murray,	Tatum,
Calhoun,	Gurney,	O'Reilly,	Temme,
Carroll,	Hammond,	Pettijohn,	Tubbs,
Choate,	Hancock,	Phipps,	Warner,
Coppedge,	Higbee,	Pratte,	Watson,
Daneri,	Hinde,	Robertson,	Wetzel,
Davis (Taney),	Johnston,	Rohne,	Young (St. Fran.)
Davis (Wayne),	Jones (Jackson),	Ross,	Young (Texas),
Davison,	Kline,	Sachse,	Mr. Speaker—69.
DeFord,			

NOES—Messrs

Anderson,	Drum,	Lane,	Pritchett,
Arnett,	Ferguson,	LeFavor,	Russell (N. Madrid),
Avery,	Fuson,	McIntyre,	Sartin,
Baughner,	George,	McKee,	Schooler,
Bourn,	Hall,	Mahan,	Smith (Buchanan),
Brock,	Hart,	Melson,	Smith (Howell),
Cape,	Jenkins,	Meriwether,	Spencer (Douglas),
Cherrington,	Jones (Hickory),	Mortimer,	Tartar,
Correll,	Jones (Polk),	Mueller,	Waymeyer,
Cox,	Julian,	O'Dell,	Weaver,
Crisp,	Kasey,	Odneal,	Weinhold—46.
Davidson,	Kyler,		

Absent—Messrs.

Bennett,	Harrison,	Minnis,	Sherrill,
Chinn,	McKearly,	Moore (Mississippi),	Spencer (St. L. City)
Collins,	McPherson,	Old,	Swanger,
DeReign,	Marsh,	Porterfield,	Tate,
Dyer,	Middleton,	Rothwell,	Walton—21.
Edgar,			

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock,

Shaw,

Spurgeon—3.

Mr. Bittinger, from the Committee of the Whole House, offered the following amendment :

Amend House bill No. 798 by adding a new section to be known as section 39, to read as follows :

There is hereby appropriated out of the State revenue fund the sum of one hundred and seven dollars and sixty-nine cents (\$107.69), to be paid to William Newberry, paid by him in excess of the amount due from him on account of the State revenue and state interest fund, as collector of the revenue of Madison county in 1894; also, thirteen dollars and fifty cents (\$13.50) due A. and W. Pierce, of Madison county, for wolf-scalp certificates held by said Pierce, for which there was no money appropriated in the years 1887 and '88 for the payment of same and is due but has not been paid.

Which was read and adopted.

Mr. Bittinger, of the Committee of the Whole House, offered the following amendment :

Amend section 38 by striking out all of said section after the word "St. Louis," in line 6 of said section, and insert in lieu thereof the following : "and St. Joseph free public libraries ;"

Which was read and adopted.

Mr. Bittinger, of the Committee of the Whole House, offered the following amendment :

Amend House bill No. 798 by renumbering sections 38 and 39 in printed bill ;

Which was read and adopted.

House bill No. 798 was ordered engrossed as amended.

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred House concurrent resolution No. 17, submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, relating to water-works, electric or other light plants and public sewers in cities of the third and fourth classes,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendments :

Amendment No. 1 :

Amend House concurrent resolution No. 17 by striking out the first six lines of section 1, and substituting therefor the following, to wit :

Section 1. That section 11, of article 10, of the constitution of the State of Missouri be amended by adding after the word "districts," in line three, the following : "and for the purpose of purchasing or erecting water-works and electric or other light plants for cities containing 30,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities;" so that said section of the constitution, when amended, shall read as follows :

Amendment No. 2 :

Amend House concurrent resolution No. 17, lines 5, 4, 3 and 2 from the bottom of page 2, by striking out the words "and for the purpose of purchasing or erecting water-works and electric or other light plants, when such city elects to own same, and to provide a proper sewerage for such city," and substituting in lieu of the part stricken out the following, to wit : "And for the purpose of erecting or purchasing water-works and electric or other light plants for cities containing 30,000 inhabitants or less, when such cities elect to own same, and to provide a proper sewerage for such cities ;"

Amendment No. 3:

Amend concurrent resolution (House resolution) No. 17 by striking out of lines 3 and 4 of the title of said resolution, the words "in cities of the third and fourth classes," and insert in lieu thereof the words "in cities of thirty thousand inhabitants or less;"

Which were read and adopted, and 300 copies of bill, as amended, ordered printed.

Senate bill No. 288, entitled

An act entitled "street railways in cities of third class,"

Was read first time.

Senate bill No. 302, entitled

An act to repeal section 6089, Revised Statutes 1889, entitled "Juries," and to enact a new section in lieu thereof,

Was read first time.

Senate bill No. 370, entitled

An act for the relief of Mancil L. Gaither, a practicing dentist of the city of Aurora, Lawrence county, Missouri, permitting him to file affidavit as a practitioner of dentistry as required by section 6891, article 3, chapter 110, Revised Statutes of 1889, in relation to dentists or dental surgery,

Was read first time.

Senate bill No. 399, entitled

An act providing for making a plat of the real estate described in collectors' receipts for taxes and deeds of conveyance,

Was read first time.

Senate bill No. 240, entitled

An act providing for the appointment of a commissioner of public buildings at Columbia, Missouri, and defining his duties,

Was read first time.

Senate bill No. 393, entitled

An act to add to chapter 47, article 2, Revised Statutes of Missouri, a new section, to be numbered 3466a, and to amend section 3468, of the Revised Statutes of Missouri of 1889,

Was read first time.

Senate bill No. 402, entitled

An act providing for the deposit of securities to guarantee a compliance with the provisions of any concurrent resolution proposing a change in the seat of government,

Was read first time.

Senate bill No. 405, entitled

An act to amend an act in relation to bawdy-houses within 100 yards of church, schools, etc.,

Was read first time.

Senate bill No. 272 was read second time and

Referred to Committee on Justices of the Peace.

Senate bill No. 330 was read second time and

Referred to Committee on Ways and Means.

Senate bill No. 278 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 284 was read second time and

Referred to Committee on Eleemosynary Institutions.

Senate bill No. 205 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 17 was read second time and
Referred to Committee on Militia.

The following communication was received from the Sedalia Board of Trade:

*To the Speaker of the House of Representatives of the Thirty-eighth General Assembly,
Jefferson City, Mo. :*

DEAR SIR: The Sedalia Board of Trade wishes, through you, to extend a cordial invitation to the members of the House, and all the officers and clerical force of the House, to visit the city of Sedalia, with the State officers, as the guests of the Board of Trade. Without any wish to interfere with the business or time of the General Assembly, it is the desire of the Board of Trade that they have the honor of entertaining the Representatives and Senators and other guests at such time and to such extent as may best meet with their convenience and pleasure.

It will be our pleasure to meet with any officers or committee of the House, and to arrange for convenient transportation, to fix upon a date for such visit, etc.

Yours very respectfully,

P. D. HASTAIN,
GEORGE P. B. JACKSON,
J. C. VANKIPER,
E. W. STEVENS,
GEO. F. LONGAN,

Committee of Board of Trade.

Which was read.

On motion of Mr. Armstrong, the Speaker was instructed to appoint a committee of three to confer with like committee from the Senate in compliance with above communication.

The Speaker appointed Messrs. Breit, Pritchett and Best on said committee.

Mr. Grubb moved that when the House adjourn, it take recess until 7:30 o'clock p. m.;

Which was agreed to.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 696, entitled

An act to require assessors and collectors to plat real estate where listed or taxes paid thereon;

Also, House bill No. 544, entitled

An act to authorize cities in the State of Missouri to construct or to authorize the construction and use of subways, and to require the removal of over-head wires on streets and alleys;

Also, House bill No. 796, entitled

An act to amend section eleven (11), of article twenty-nine (29) of the laws specially applicable to the City of St. Louis, of the Revised Statutes of 1889, entitled "Police;"

Also, House bill No. 655, entitled

An act to repeal section 8036, chapter 143, article 2, of the Revised Statutes of Missouri 1889, and enact a new section in lieu thereof, in relation to schools;

Also, House bill No. 451, entitled

An act appropriating money to pay wolf-scalp certificates held by A. & W. Pierce,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 797, entitled

An act to amend section 7602, article 3, chapter 138, Revised Statutes of Missouri, 1889, by adding a new section thereto, to be known as section 7602a, entitled "Revenue," and requiring county collectors to furnish all persons with statement of amount of taxes, if address of persons owing taxes are known to him ;

Also, House bill No. 729, entitled

An act limiting the liabilities of persons receiving newspapers and periodicals from publishers ;

Also, House bill No. 318, entitled

An act to repeal section 6777 of the Revised Statutes of 1889. entitled "Personal actions," and enact a new section in lieu thereof,

Begs leave to report that it has compared the same and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 827, entitled

An act to provide for the investigation of county contracts and their reformation by circuit courts, on the petition of fifty or more resident tax-payers of the county ;

Also, House bill No. 638, entitled

An act to amend sections 299 and 304, of article 15, chapter 1, of the Revised Statutes of the State of Missouri for 1889, entitled "Public administrator ;"

Also, House bill No. 510, entitled

An act to abolish the office of Railroad and Warehouse Commissioners, and repeal section 2678, article 3, chapter 42, and article 3, of chapter 87, Revised Statutes of 1889, and all subsequent acts relating to the inspection of grain in the public warehouses of this State, and to establish a board of adjustment in lieu of said Commissioners ;

Also, House bill No. 691, entitled

An act to amend section 8888, of chapter 172, of the Revised Statutes of Missouri of 1889, relating to wills,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 625, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8, of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections ;

Also, House bill No. 337, entitled

An act to repeal section 1682, article 6, chapter 30, of the Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, to be known as section 1682, providing for the levy and collection of poll-tax in villages ;

Also, House bill No. 443, entitled

An act to amend section 5700, of chapter 88, article 3, of the Revised Statutes of the State of Missouri, 1889, relating to teachers to be employed in deaf and dumb schools,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 443 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

House bill No. 337 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

House bill No. 625 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

On motion, the House took a recess until 7:30 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

On motion of Mr. Phipps, the rules were suspended, and all concurrent resolutions on the calendar were ordered engrossed by the following vote on division : Ayes 33, noes 11.

Mr. Davidson (by leave) offered the following resolution :

Resolved, That the Secretary of State be requested to submit to this House a report of the work of the land division of the department of State for the years 1893 and 1894.

Which was read and adopted.

Concurrent resolution No. 1 was taken up and ordered engrossed.

Concurrent resolution No. 11 was taken up and ordered engrossed.

Concurrent resolution No. 12 was taken up and ordered engrossed.

Concurrent resolution No. 13 was taken up and ordered engrossed.

Concurrent resolution No. 10 was taken up and ordered engrossed.

Concurrent resolution No. 14 was taken up and ordered engrossed.

Concurrent resolution No. 15 was taken up and ordered engrossed.

Concurrent resolution No. 16 was taken up and ordered engrossed.

House bill No. 610 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Davis (Wayne),	Leazenby,	Sachse,
Arnett,	Davison,	LeFavor,	Sartin,
Atkins,	Denny,	Lynch,	Sawyer,
Baughner,	Denslow,	McCoilum,	Shoppenhurst,
Benner,	Drabelle,	McIntyre,	Schooler,
Bennett,	Dyer,	McPherson,	Sherrill,
Best,	Ferguson,	Martin,	Short (Cole),
Bittinger,	Freeman,	Melson,	Short (Pheips),
Bothwell,	Fuson,	Meriwether,	Smith (Howell),
Bourn,	Gmelich,	Miller,	Spencer (St. L. City)
Breit,	Griffiths,	Moore (Mississippi),	Steel,
Brock,	Grubb,	Moore (stone),	Tartar,
Burks,	Hall,	Moran,	Tubbs,
Calhoun,	Hammond,	Mueller,	Walton,
Cape,	Higbee,	Murray,	Waymeyer,
Cherrington,	Jenkins,	O'Dell,	Weaver,
Coppedge,	Jones (Hickory),	Odneal,	Weinhold,
Correll,	Jones (Polk),	Pettijohn,	Wetzel,
Cox,	Kline,	Phipps,	Young (Texas),
Davidson,	Kyler,	Robertson,	Mr. Speaker—83.
Davis (Taney),	Lane,	Ross,	

NOES—None.

Absent—Messrs.

Anderson,	George,	McKee,	Russell (N. Madrid),
Avery,	Gill,	Mahan,	Sailor,
Buckner,	Gurney,	Marsh,	Schumacher,
Carroll,	Hancock,	Middleton,	Smith (Buchanan),
Chinn,	Harrison,	Minnis,	Spencer (Douglas),
Choate,	Hart,	Mortimer,	Stickney,
Collins,	Hinde,	Old,	Swanger,
Crisp,	Johnston,	O'Reilly,	Tate,
Daneri,	Jones (Jackson),	Porterfield,	Tatum,
DeFord,	Julian,	Pratt,	Temme,
DeReign,	Kasey,	Pritchett,	Warner,
Drum,	LeRoy,	Rohne,	Watson,
Edgar,	McKearly,	Rothwell,	Young, (St. Fran.),
Gay,			—53.

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 610 was agreed to.

Mr. Atkins moved that the vote by which House bill No. 610 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 670 was taken up for third reading.

Mr. Davidson moved to reconsider the vote by which House bill No. 670 was ordered to third reading ;

Which was agreed to.

Mr. Arnett moved to reconsider the vote by which House bill No. 670 was ordered engrossed :

Which was not agreed to by the following vote on division: Ayes 10, noes 35.

House bill No. 825 was taken up and ordered engrossed.

Senate bill No. 38 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Averv,
Mr. Baugher,
Bennett,
Best,
Bittinger,
Bothwell,
Breit,
Brock,
Burks,
Cape,
Carroll,
Choate,
Coppedge,
Correll,
Cox,
Davidson,
Davis (Taney),
Davis (Wayne);

Davison,
DeFord,
Denny,
Drabelle,
Dyer,
Ferguson,
Freeman,
Fuson,
Gill,
Gmelich,
Griffiths,
Hammond,
Hancock,
Higbee,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kline,
Kyler,
Lane,
LeFavor,

LeRoy,
McCollum,
McIntyre,
McKearly,
McKee,
McPherson,
Mahan,
Meriwether,
Miller,
Moore (Miss.),
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Robertson,
Ross,
Sachse,

Sartin,
Sawyer,
Schoppenhorst,
Schooler,
Schumacher,
Sherrill,
Short (Cole),
Short (Pnelps),
Smith (Howell),
Spencer (St. L. City),
Steel,
Swanger,
Temme,
Tubbs,
Walton,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—86.

NOES—Messrs.

Leazenby,
Martin,

Melson,

O'Dell,

Tartar—5.

Absent—Messrs.

Benner,
Bourn,
Buckner,
Calhoun,
Carroll,
Chinn,
Collins,
Crisp,
Dameri,
Denslow,
DeReign,
Drum,

Edgar,
Gay,
George,
Grubb,
Gurney,
Hall,
Harrison,
Hart,
Hinde,
Johnston,
Julian,

Kasey,
Lynch,
Marsh,
Middleton,
Minnis,
Mortimer,
Old,
Porterfield,
Pratte,
Pritchett,
Rohne,

Rothwell,
Russell (N. Madrid),
Sailor,
Smith (Buchanan),
Spencer (Douglas),
Stickney,
Tate,
Tatum,
Warner,
Watson,
Young (St. Francois)

--45.

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock,

Shaw,

Spurgeon—3.

Title to Senate bill No. 38 was agreed to.

Mr. Murray moved that the vote by which Senate bill No. 38 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The committee substitute to Senate bill No. 124 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Benner,
Bittinger,
Bothwell,
Bourn,
Breit,
Calhoun,
Cape,
Cherrington,
Choate,
Coppedge,
Correll,
Dameri,
Davidson,

Davis (Taney),
Davis (Wayne),
Davison,
Denny,
Denslow,
Drabelle,
Ferguson,
Gay,
Gill,
Gmelich,
Grubb,
Gurney,
Hall,

Hammond,
Hancock,
Higbee,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Kline,
Kyler,
Lane,
Leazenby,
LeFavor,
LeRoy,
Lynch,

McCollum,
McKee,
McPherson,
Mahan,
Martin,
Melson,
Meriwether,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mortimer,
Mueller,

Murray,	Sailor,	Spencer (St.L.City),	Warner,
O'Dell,	Sawyer,	Steel,	Waymeyer,
Odneal,	Schoppenhorst,	Swanger,	Weaver,
O'Reilly,	Schumacher,	Tartar,	Weinhold,
Pettijohn,	Sherrill,	Temme,	Wetzel,
Phipps,	Short (Cole),	Tubbs,	Young (Texas),
Ross,	Short (Phelps),	Walton,	Mr. Speaker—83.
Sachse,	Smith (Howell),		

NOES—Messrs.

Anderson,	Bennett,	Cox,	McIntyre,
Arnett,	Best,	Dyer,	McKearly,
Atkins,	Brock,	Fuson,	Sartin.
Avery,	Burks,	Griffiths,	Schooler—17.
Baughner,			

Absent—Messrs.

Armstrong,	Edgar,	Marsh,	Rothwell,
Buckner,	Freeman,	Middleton,	Russefl (N. Madrid),
Carroll,	George,	Minnis,	Smith (Buchanan),
Chinn,	Harrison,	Old,	Spencer (Douglas),
Collins,	Hart,	Porterfield,	Stickney,
Crisp,	Hinde,	Pratte,	Tate,
DeFord,	Johnston,	Pritchett,	Tatum
DeReign,	Julian,	Robertson,	Watson, —36.
Drum,	Kasey,	Rohne,	Young (St. Fran.),

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to substitute for Senate bill No. 124 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which Senate bill No. 124 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Emergency clause of Senate bill No. 124 was adopted by the following vote :

A YES—Messrs.

Anderson,	Davison,	LeRoy,	Sachse,
Armstrong,	Denny,	Lynch,	Sawyer,
Atkins,	Denslow,	McCollum,	Schoppenhorst,
Baughner,	Drabelle,	McKearly,	Schooler,
Benner,	Dyer,	McKee,	Schumacher,
Bennett,	Ferguson,	McPherson,	Sherrill,
Best,	Freeman,	Mahan,	Short (Cole),
Bittinger,	Gay,	Martin,	Short (Phelps),
Bothwell,	Gill,	Melson,	Smith (Howell),
Bourn,	Gmelich,	Meriwether,	Spencer (St.L. city),
Brett,	Grubb,	Miller,	Steel,
Burks,	Gurney,	Moore (Stone),	Swanger,
Calhoun,	Hall,	Moran,	Tartar,
Cape,	Hammond,	Mortimer,	Tate,
Carroll,	Hancock,	Mueller,	Temme,
Cherrington,	Higbee,	Murray,	Tubbs,
Choate,	Jenkins,	O'Dell,	Walton,
Coppedge,	Jones (Hickory),	Odneal,	Warner.
Correll,	Jones (Jackson),	O'Reilly,	Waymeyer,
Cox,	Jones (Polk),	Pettijohn,	Weaver,
Daneri,	Kline,	Phipps,	Weinhold,
Davidson,	Kyler,	Robertson,	Wetzel.
Davis (Taney),	Lane,	Ross,	Young (Texas),
Davis (Wayne),	Leazenby,	Rothwell,	Mr. Speaker—96.

NOES—Messrs.

Arnett,	Brock,	Griffiths,	Sartin,
Avery,	Fuson,	McIntyre,	Spencer (Douglas)—8

Absent—Messrs.

Buckner,	Harrison,	Middleton,	Russell (N. Madrid),
Chinn,	Hart,	Minnis,	Sailor,
Collins,	Hinde,	Moore (Mississippi),	Smith (Buc'n),
Crisp,	Johnston,	Old,	Stickney,
DeReign,	Julian,	Porterfield,	Tatum,
Drum,	Kasey,	Pratte,	Watson,
Edgar,	LeFavor,	Pritchett,	Young (St. Fran.)
George,	Marsh,	Rohne,	—31

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 124 was agreed to.

House bill No. 820 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davison,	Leazenby,	Rothwell,
Armstrong,	Denny,	LeFavor,	Sachse,
Arnett,	Denslow,	LeRoy,	Sailor,
Avery,	Dyer,	McCollum,	Sawyer,
Benner,	Ferguson,	McIntyre,	Shoppenhorst,
Bennett,	Freeman,	McKearly,	Schooler,
Best,	Julian,	McKee,	Schumacher,
Bittinger,	Gay,	McPherson,	Short (Cole),
Bourn,	Gill,	Mahan,	Short (Phelps),
Breit,	Gmelich,	Martin,	Smith (Howell),
Brock,	Grubb,	Melson,	Spencer (St. L. City)
Burks,	Gurney,	Meriwether,	Swanger,
Calhoun,	Hall,	Miller,	Tartar,
Cape,	Hammond,	Moore (Stone),	Tate,
Carroll,	Hancock,	Mortimer,	Tatum,
Cherington,	Higbee,	Mueller,	Temme,
Choate,	Jenkins,	Murray,	Thubbs,
Coppedge,	Johnston,	O'Dell,	Warner,
Correll,	Jones (Hickory),	Odneal,	Weaver,
Cox,	Jones (Jackson),	O'Reilly,	Weinhold,
Daneri,	Jones (Polk),	Pettijohn,	Wetzel,
Davidson,	Kline,	Phipps,	Young (Texas),
Davis (Faney),	Kyler,	Pritchett,	Mr. Speaker—95.
Davis (Wayne),	Lane,	Ross,	

NO—Mr. Sartin—1.

Absent—Messrs.

Atkins,	Drum,	Marsh,	Russell (N. Madrid),
Baughner,	Edgar,	Middleton,	Sherrill,
Bothwell,	George,	Minnis,	Smith (Buchanan),
Buckner,	Griffiths,	Moore (Mississippi),	Spencer (Douglas),
Chinn,	Harrison,	Moran,	Steel,
Collins,	Hart,	Old,	Stickney,
Crisp,	Hinde,	Porterfield,	Walton,
DeFord,	Julian,	Pratt,	Watson,
DeReign,	Kasey,	Robertson,	Waymeyer,
Drabelle,	Lynch,	Rohne,	Young (St. Fran.)

Absent with leave—Mr. Sullinger—1.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 820 was agreed to.

Mr. Bourn moved that the vote by which House bill No. 820 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 786 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	McIntyre,	Schoppenhorst,
Armstrong,	Dyer,	McKearly,	Schooler,
Avery,	Ferguson,	McKee,	Schumacher,
Baughner,	Freeman,	McPherson,	Sherrill,
Bennett,	Fuson,	Mahan,	Short (Cole),
Best,	Gay,	Martin,	Short (Phelps),
Bittinger,	Gmelich,	Melson,	Smith (Howell),
Bourn,	Griffiths,	Meriwether,	Spencer (Douglas),
Breit,	Grubb,	Miller,	Spencer (St. L. City),
Brock,	Gurney,	Moore (Stone),	Steel,
Burks,	Hall,	Moran,	Swanger,
Calhoun,	Hammond,	Mortimer,	Tartar,
Cape,	Hancock,	Mueller,	Tate,
Carroll,	Higbee,	Murray,	Tatum,
Cherrington,	Jones (Hickory),	Odneal,	Temme,
Choate,	Jones (Jackson),	O'Reilly,	Tubbs,
Coppedge,	Jones (Polk),	Pettijohn,	Walton,
Correll,	Kline,	Phipps,	Warner,
Daneri,	Kyler,	Ross,	Waymeyer,
Davidson,	Lane,	Rothwell,	Weaver,
Davis (Taney),	Leazenby,	Sachse,	Weinhold,
Davis (Wayne),	LeFavor,	Sailor,	Wetzel,
Davison,	LeRoy,	Sartin,	Young (Texas),
Denny,	Lynch,	Sawyer,	Mr. Speaker—98.
Denslow,	McCollum,		

NOES—Messrs.

Arnett,	Atkins,	O'Dell—3.
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Absent—Messrs.

Benner,	Edgar,	Kasey,	Pritchett,
Bothwell,	George,	Marsh,	Robertson,
Buckner,	Gill,	Middleton,	Rohne,
Chinn,	Harrison,	Minnis,	Russell (N. Madrid),
Collins,	Hart,	Moore (Mississippi),	Smith (Buchanan),
Cox,	Hinde,	Old,	Stickney,
Crisp,	Jenkins,	Porterfield,	Watson,
DeReign,	Johnston,	Pratte,	Young (St. Fran.),
Drabelle,	Julian,		—34.

Absent with leave—Messrs

DeFord,	Sullinger—2.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Emergency clause to House bill No. 786 was adopted by the following vote :

AYES—Messrs.

Anderson,	Choate,	Gurney,	Mahan,
Armstrong,	Coppedge,	Hall,	Martin,
Arnett,	Correll,	Hammond,	Meriwether,
Atkins,	Daneri,	Hancock,	Miller,
Avery,	Davidson,	Higbee,	Moore (Stone),
Baughner,	Davis (Taney),	Jones (Hickory),	Moran,
Benner,	Davis (Wayne),	Jones (Jackson),	Mortimer,
Bennett,	Denny,	Jones (Polk),	Mueller,
Best,	Denslow,	Kyler,	Murray,
Bittinger,	Drabelle,	Lane,	Odneal,
Bothwell,	Dyer,	Leazenby,	O'Reilly,
Bourn,	Ferguson,	LeFavor,	Pettijohn,
Breit,	Freeman,	LeRoy,	Phipps,
Brock,	Fuson,	Lynch,	Pritchett,
Burks,	Gay,	McCollum,	Robertson,
Calhoun,	Gill,	McIntyre,	Sachse,
Cape,	Gmelich,	McKearly,	Sailor,
Carroll,	Griffiths,	McKee,	Sartin,
Cherrington,	Grubb,	McPherson,	Sawyer,

Schoppenhorst,	Spencer (Douglas),	Tate,	Waymeyer,
Schooler,	Spencer (St.L city),	Tatum,	Weaver,
Schumacher,	Steel,	Temme,	Wetzel,
Short (Cole),	Stickney,	Tubbs,	Young (Texas)
Short (Phelps),	Swanger,	Walton,	Mr. Speaker—99.
Smith (Howell),	Tartar,	Warner	

NOES—None.

Absent—Messrs.

Buckner,	George,	Marsh,	Rohne,
Chinn,	Harrison,	Melson,	Ross,
Collins,	Hart,	Middleton,	Rothwell,
Cox,	Hinde,	Minnis,	Russell (N. Madrid),
Crisp,	Jenkins,	Moore (Mississippi),	Sherrill,
Davison,	Johnston,	O'Dell,	Smith (Buchanan),
DeReign,	Julian,	Old,	Watson,
Drum,	Kasey,	Porterfield,	Weinhold, —36.
Edgar,	Kline,	Pratte,	Young (St. Francois)

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 786 was agreed to.

Mr. Tatum moved the vote by which House bill No. 786 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to;

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 315, entitled

An act repealing section 7064 of the Revised Statutes of Missouri, relating to inspection and safety of mines, and enacting six new sections in lieu thereof, to be known as sections 7064, 7064a, 7064b, 7064c, 7064d and 7064e, providing for the ventilation of coal mines, for regulating the use of powder and other explosives in such mines, and the ventilation thereof, and also making other provisions looking to the health and safety of employes in such mines, and providing penalties for a violation of this act;

Also, Senate bill No. 314, entitled

An act fixing a standard of quality for oils to be used for illuminating purposes in coal mines, prohibiting the sale of impure oils for such purpose, and providing for the inspection of such oils, and penalties for the violation of this act;

Also, Senate bill No. 368, entitled

An act to repeal section 5897, Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, as follows;

In which the concurrence of the House is respectfully requested.

House bill No. 787 was taken up for third reading and passage, and passed by the following vote:

AYES—Messrs.

Armstrong,	Bothwell,	Cape,	Davis (Wayne).
Avery,	Bourn,	Cherrington,	Denny,
Baughner,	Breit,	Choate,	Drum,
Benner,	Brock,	Correll,	Dyer,
Bennett,	Buckner,	Daneri,	Ferguson,
Best,	Burks,	Davidson,	Freeman,
Bittinger,	Calhoun,	Davis (Taney),	Fuson,

Gay,	LeRoy,	Odneal,	Spencer (Douglas),
Gmelich,	Lyneh,	O'Reily,	Spencer (St. L. City),
Griffiths,	McCollum,	Pettijohn,	Steel,
Grubb,	McIntyre,	Pnippa,	Stickney,
Gurney,	McKearly,	Pritchett,	Swanger,
Hall,	McPherson,	Robertson,	Tartar,
Hammond,	Mahan,	Ross,	Tate,
Hancock,	Martin,	Sachse,	Tatum,
Higbee,	Meriwether,	Sailor,	Tubbs,
Jenkins,	Miller,	Sartin,	Walton,
Jones (Hickory),	Moore (Mississippi),	Sawyer,	Warner,
Jones (Jackson),	Moore (Stone),	Schoppenhorst,	Waymeyer,
Jones (Polk),	Moran,	Schooler,	Weaver,
Kline,	Mortimer,	Schumacher,	Weinhold,
Kyler,	Mueller,	Sherrill,	Wetzel,
Lane,	Murray,	Short (Cole),	Young (Texas),
Leazenby,	O'Dell,	Smith (Howell),	Mr. Speaker—97.
LeFavor,			

NOES—Messrs.

Arnett,	Atkins,	Rothwell—3.
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Absent—Messrs.

Anderson,	DeReign,	Julian,	Pratte,
Carroll,	Drabelle,	Kasey,	Rohne,
Chinn,	Edgar,	McKee,	Russell (N. Madrid),
Collins,	George,	Marsh,	Short (Phelps),
Coppedge,	Gill,	Melson,	Smith (Buchanan),
Cox,	Harrison,	Middleton,	Temme,
Crisp,	Hart,	Minnis,	Watson,
Davison,	Hinde,	Old,	Young (St. Fran.)
Denslow,	Johnston,	Porterfield,	—35.

Absent with leave—Messrs.

DeFord,	Sullinger—2.
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Sick—Mr. Messrs.

Pollock,	Shaw,	Spurgeon—3.
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The emergency clause of House bill No. 787 was adopted by the following vote :

A YES—Messrs.

Anderson,	Davison,	LeRoy,	Sartin,
Armstrong,	Denny,	Lyneh,	Sawyer,
Arnett,	Denslow,	McCollum,	Schoppenhorst,
Atkins,	Drum,	McIntyre,	Schooler,
Avery,	Ferguson,	McKearly,	Schumacher,
Baughner,	Freeman,	McPherson,	Sherrill,
Benner,	Fuson,	Mahan,	Short (Cole),
Bennett,	Gay,	Martin,	Smith (Howell),
Best,	Gmelich,	Meriwether,	Spencer (Douglas),
Bittinger,	Griffiths,	Miller,	Spencer (St. L. City),
Bothwell,	Grubb,	Moore (Mississippi),	Steel,
Bourn,	Gurney,	Moore (Stone),	Stickney,
Breit,	Hall,	Moran,	Swanger,
Brock,	Hammond,	Mortimer,	Tartar,
Burks,	Hancock,	Mueller,	Tate,
Calhoun,	Higbee,	Murray,	Tatum,
Cape,	Jenkins,	O'Dell,	Temme,
Carroll,	Jones (Hickory),	Odneal,	Tubbs,
Cherrington,	Jones (Jackson),	O'Reilly,	Walton,
Choate,	Jones (Polk),	Pettijohn,	Warner,
Correll,	Kline,	Pritchett,	Waymeyer,
Daneri,	Kyler,	Robertson,	Weaver,
Davidson,	Lane,	Ross,	Weinhold,
Davis (Faney),	Leazenby,	Sachse,	Young (Texas),
Davis (Wayne),	LeFavor,	Sailor,	Mr. Speaker—100.

NO—Mr. Rothwell—1.

Absent—Messrs.

Buckner,	Edgar,	McKee,	Pratte,
Chinn,	George,	Marsh,	Rohne,
Collins,	Gill,	Melson,	Russell (N. Madrid),
Coppedge,	Harrison	Middleton,	Short (Phelps),
Cox,	Hart,	Minnis,	Smith (Buchanan),
Crisp,	Hinde,	Old,	Watson,
DeReign,	Johnston,	Phipps,	Wetzel,
Drabelle,	Julian,	Porterfield,	Young (St. Francois)
Dyer,	Kasev,		—31.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 787 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 787 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 730 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Atkins,	Dyer,	McKearly,	Schoppenhorst,
Avery,	Ferguson,	McPherson,	Schooler,
Baughner,	Fuson,	Mahan,	Schumacher,
Benner,	Gay,	Martin,	Sherrill,
Bennett,	Gill,	Meriwether,	Short (Cole),
Best,	Gmelich,	Miller,	Short (Phelps),
Bittinger,	Griffiths,	Moore (Mississippi),	Smith (Howell),
Bothwell,	Grubb,	Moore (Stone),	Spencer (Douglas),
Bourn,	Gurney,	Moran,	Steel,
Breit,	Hall,	Mortimer,	Stickney,
Brock,	Hancock,	Murray,	Swanger,
Burks,	Jenkins,	O'Dell,	Tartar,
Calhoun,	Jones (Hickory),	Odneal,	Tate,
Cape,	Jones (Jackson),	O'Reilly,	Tatum,
Choate,	Jones (Polk),	Pettijohn,	Temme,
Davidson,	Kline,	Phipps,	Walton,
Davis (Taney),	Kyler,	Pritchett,	Warner,
Davis (Wayne),	Lane,	Robertson,	Waymeyer,
Davison,	Leazenby,	Ross,	Weaver,
Denny,	LeFavor,	Sachse,	Weinhold
Denslow,	LeRoy,	Sartin,	Wetzel,
Drabelle,	McCollum,	Sawyer,	Mr. Speaker—89.
Drum,			

NOES—Messrs.

Anderson, Arnett, Mueller, Young (Texas)—4.

Absent—Messrs.

Armstrong,	DeReign,	Kasey,	Pratte,
Buckner,	Edgar,	Lynch,	Rohne,
Carroll,	Freeman,	McIntyre,	Rothwell,
Cherrington,	George,	McKee,	Russell (N. Madrid),
Chinn,	Hammond,	Marsh,	Sailor,
Collins,	Harrison,	Melson,	Smith (Buchanan),
Coppedge,	Hart,	Middleton,	Spencer (St. L. city),
Correll,	Higbee,	Minnis,	Tubbs,
Cox,	Hinde,	Old,	Watson,
Crisp,	Johnston,	Porterfield,	Young (St. Fran.)
Daneri,	Julian,		—42.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 730 was agreed to.

Mr. Meriwether moved that the vote by which House bill No. 730 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 670 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Bennett,	Gay,	McKee,	Sawyer,
Best,	Gill,	McPherson,	Schoppenhorst,
Bittinger,	Gmelich,	Mahan,	Schumacher,
Bothwell,	Griffiths,	Martin,	Sherrill,
Bourn,	Grubb,	Meriwether,	Short (Cole),
Breit,	Gurney,	Miller,	Short (Pheips),
Calhoun,	Hall,	Moore (Mississippi),	Smith (Howell),
Cape,	Hancock,	Moran,	Spencer (Douglas),
Cherrington,	Higbee,	Mortimer,	Spencer (St. L. City)
Correll,	Jenkins,	Mueller,	Steel,
Cox,	Jones (Jackson),	Murray,	Stickney,
Daneri,	Jones (Polk),	Odneal,	Tate,
Davis (Taney),	Kline,	O'Reilly,	Tatum,
Davis (Wayne),	Kyler,	Pettijohn,	Temme,
Davison,	Lane,	Phipps,	Walton,
Denny,	Leazenby,	Robertson,	Waymeyer,
Denslow,	LeRoy,	Ross,	Weaver,
Drum,	Lynch,	Rothwell,	Weinhold,
Dyer,	McCollum,	Sachse,	Wetzel,
Ferguson,	McIntyre,	Sailor,	Young (Texas),
Freeman,	McKearly,	Sartin,	Mr. Speaker—85.
Fuson,			

NOES—Messrs.

Anderson,	Benner,	Davidson,	O'Dell,
Arnett,	Brock,	Jones (Hickory),	Schooler,
Atkins,	Burks,	Moore (Stone),	Tartar—14.
Avery,	Coppedge,		

Absent—Messrs.

Armstrong,	Drabelle,	Kasey,	Pritchett,
Baughner,	Edgar,	LeFavor,	Rohne,
Buckner,	George,	Marsh,	Russell (N. Madrid)
Carroll,	Hammond,	Melson,	Smith (Buchanan),
Chinn,	Harrison,	Middleton,	Swanger,
Choate,	Hart,	Minnis,	Tubbs,
Collins,	Hinde,	Old,	Warner,
Crisp,	Johnston,	Porterfield,	Watson, —36.
DeReign,	Julian,	Pratte,	Young (St. Fran.)

Absent with leave—Messrs.

DeFord,	Sullinger—2.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Emergency clause to House bill No. 670 was adopted by the following vote:

A YES—Messrs.

Anderson,	Burks,	Denslow,	Grubb,
Armstrong,	Calhoun,	Drabelle,	Gurney,
Avery,	Cape,	Drum,	Hall,
Baughner,	Carroll,	Dyer,	Hammond,
Benner,	Cherrington,	Ferguson,	Hancock,
Bennett,	Cox,	Freeman,	Higbee,
Best,	Daneri,	Fuson,	Jenkins,
Bittinger,	Davis (Taney),	Gay,	Jones (Jackson),
Bothwell,	Davis (Wayne),	Gill,	Jones (Polk),
Bourn,	Davison,	Gmelich,	Kline,
Breit,	Denny,	Griffiths,	Kyler,

Lane,	Moore (Stone),	Sailor,	Stickney,
Leazenby,	Moran,	Sartin,	Tartar,
LeFavor,	Mortimer,	Sawyer,	Tate,
LeRoy,	Mueller,	Schoppenhorst,	Temme,
Lynch,	Murray,	Schooler,	Tubbs,
McCollum,	Odneal,	Schumacher,	Walton,
McIntyre,	O'Reilly,	Sherrill,	Warner,
McKearly,	Pettijohn,	Short (Cole),	Waymeyer,
McPherson,	Phipps,	Short (Phelps),	Weaver,
Mahan,	Pritchett,	Smith (Howell),	Weinhold,
Martin,	Ross,	Spencer (Douglas),	Wetzel,
Meriwether,	Rothwell,	Spencer (St. L. City)	Young (Texas),
Miller,	Russell (N. Madrid),	Steel,	Mr. Speaker—98.
Moore (Mississippi),	Sachse,		

NOES—Messrs.

Atkins,	Correll,	Jones (Hickory),	O'Dell—6.
Brock,	Davidson,		

Absent—Messrs.

Arnett,	Edgar,	McKee,	Robertson,
Buckner,	George,	Marsh,	Rohne,
Chinn,	Harrison,	Melson,	Smith (Buchanan),
Choate,	Hart,	Middleton,	Swanger,
Collins,	Hinde,	Minnis,	Tatum,
Coppedge,	Johnston,	Old,	Watson,
Crisp,	Julian,	Porterfield,	Young (St. Fran.),
DeReign,	Kasev,	Pratte,	—31.

Absent with leave—Messrs.

DeFord,	Sullinger—2.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 670 was agreed to.

Mr. Davison moved that the vote by which House bill No. 670 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 274 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Denny,	McCollum,	Sawyer,
Armstrong,	Denslow,	McIntyre,	Schoppenhorst,
Arnett,	Drabelle,	McKearly,	Schumacher,
Atkins,	Drum,	McPherson,	Sherrill,
Avery,	Ferguson,	Mahan,	Short (Cole),
Baughner,	Freeman,	Martin,	Short (Phelps),
Benner,	Fuson,	Miller,	Smith (Howell),
Bennett,	Gay,	Moore (Miss.),	Spencer (Douglas),
Best,	Gill,	Moore of Stone,	Spencer (St. L. City),
Bittinger,	Gmelich,	Moran,	Steel,
Bothwell,	Griffiths,	Mortimer,	Stickney,
Bourn,	Grubb,	Mueller,	Tartar,
Breit,	Gurney,	Murray,	Tate,
Brock,	Hall,	O'Dell,	Tatum,
Burks,	Hammond,	Odneal,	Temme,
Calhoun,	Hancock,	O'Reilly,	Walton,
Cape,	Jenkins,	Pettijohn,	Warner,
Cherrington,	Jones (Hickory),	Phipps,	Watson,
Coppedge,	Jones (Jackson),	Pritchett,	Waymeyer,
Correll,	Jones (Polk),	Robertson,	Weaver,
Cox,	Kline,	Ross,	Weinhold,
Daneri,	Kyler,	Sachse,	Wetzel,
Davidson,	Lane,	Sailor,	Young (Texas),
Davis (Taney),	LeRoy,	Sartin,	Mr. Speaker—98.
Davison,	Lynch,		

NOES—None.

Absent—Messrs.

Buckner,	Harrison,	McKee,	Rohne,
Carroll,	Hart,	Marsh,	Rothwell,
Chinn,	Higbee,	Melson,	Russell (N. Madrid),
Choate,	Hinde,	Meriwether,	Schooler,
Collins,	Johnston,	Middleton,	Smith (Buchanan),
Crisp,	Julian,	Minnis,	Swanger,
Davis (Wayne),	Kasey,	Old,	Tubbs,
DeReign,	Leazenby,	Porterfield,	Watson,
Edgar,	LeFavor,	Pratte,	Young (St. Francois)

—37.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 274 was agreed to.

Mr. Bittinger moved that the vote by which Senate bill No. 274 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 29 was taken up.

Mr. Bothwell offered the following amendment :

Amend Senate bill No. 29 by adding a new section, as follows :

SEC. 2. There being at present a statute under which county courts must, within a few weeks, designate county depositories, creates an emergency within the meaning of the constitution ; therefore this act shall take effect and be in force from and after its passage.

Which was read and adopted.

Senate bill No. 29 was read third time and passed, as amended, by the following vote :

AYES—Messrs.

Anderson,	Davis (Wayne),	McIntyre,	Schoppenhorst,
Armstrong,	Davison,	McKearly,	Schumacher,
Arnett,	Denny,	McPherson,	Sherrill,
Atkins,	Denslow,	Martin,	Short (Cole),
Avery,	Drabelle,	Meriwether,	Short (Phelps),
Benner,	Drum,	Miller,	Smith (Howell),
Bennett,	Dyer,	Moore (Miss.),	Spencer (Douglas),
Best,	Ferguson,	Moore (Stone),	Spencer (St. L. City),
Bittinger,	Freeman,	Moran,	Steel,
Bothwell,	Fuson,	Mueller,	Stickney,
Bourn,	Gill,	Murray,	Tartar,
Breit,	Gmelich,	O'Dell,	Tate,
Brock,	Griffiths,	Odneal,	Tatum,
Buckner,	Grubb,	O'Reilly,	Temme,
Burks,	Hall,	Pettijohn,	Tubbs,
Cape,	Hancock,	Phipps,	Walton,
Carroll,	Jenkins,	Pritchett,	Warner,
Cherrington,	Jones (Hickory),	Robertson,	Waymeyer,
Collins,	Kyler,	Ross,	Weaver,
Coppedge,	Leazenby,	Rothwell,	Weinhold,
Correll,	LeFavor,	Sachse,	Wetzel,
Cox,	LeRoy,	Sartin,	Young (Texas),
Daneri,	McCollum,	Sawyer,	Mr. Speaker—93.
Davidson,			

NO—Mr. Mahan—1.

Absent—Messrs.

Laugher,	Crisp,	Gay,	Harrison,
Malhoun,	Davis (Taney),	George,	Hart,
Chinn,	DeReign,	Gurney,	Higbee,
Choate,	Edgar,	Hammond,	Hinde,

Johnston,
Jones (Jackson),
Jones (Polk),
Julian,
Kasey,
Kline,
Lane,

Lynch,
McKee,
Marsh,
Melson,
Middleton,
Minnis,

Mortimer,
Old,
Porterfield,
Pratte,
Rohne,
Russell (N. Madrid),
Sailor,
Schooler,
Smith (Buchanan),
Swanger,
Watson,
Young (St. Fran.),
—41.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

The emergency clause of Senate bill No. 29 was adopted by the following vote :

A Y E S—Messrs.

Anderson,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Cape,
Carroll,
Cherrington,
Coppedge,
Correll,
Cox,
Daneri,
Davidson,
Davis (Taney),
Davis (Wayne),
Davison,
Denny,
Denslow,
Drabelle,
Drum,
Dyer,
Ferguson,
Freeman,
Fuson,
Gav,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hammond,
Hancock,
Higbee,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kyler,
Leazenby,

LeFavor,
LeRoy,
Lynch,
McCollum,
McIntyre,
McKearly,
McPherson,
Meriwether,
Miller,
Moore (Mississippi),
Moore (Stone),
Moran,
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
O'Reilly,
Pettijohn,
Phipps,
Pritchett,
Robertson,
Ross,
Rothwell,
Sachse,
Sartin,
Sawyer,
Schoppenhorst,
Schumacher,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Tartar,
Tate,
Tatum,
Temme,
Tubbs,
Warner,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—97.

N O—Mr. Mahan—1.

Absent—Messrs.

Armstrong,
Calhoun,
Chinn,
Choate,
Collins,
Crisp,
DeReign,
Edgar,
George,
Gurney,
Harrison,
Hart,
Hinde,
Johnston,
Julian,
Kasey,
Kline,
Lane,
McKee,

Marsh,
Martin,
Melson,
Middleton,
Minnis,
Old,
Porterfield,
Pratte,
Rohne,
Russell (N. Madrid),
Sailor,
Schooler,
Smith (Buchanan),
Stickney,
Swanger,
Walton,
Watson,
Young St. Fran.),
—37.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 29 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 29 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 217 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Davis (Wayne),	LeFavor,	Rothwell,
Armstrong,	Davison,	LeRoy,	Sachse,
Arnett,	Denny,	Lynch,	Sailor,
Avery,	Denslow,	McCollum,	Sartin,
Baughner,	Drum,	McIntyre,	Schumacher,
Benner,	Dyer,	McKee,	Sherrill,
Bennett,	Ferguson,	McPherson,	Short (Cole),
Best,	Freeman,	Mahan,	Short (Phelps),
Bittinger,	Fuson,	Martin,	Smith (Howell),
Bothwell,	Gay,	Meriwether,	Spencer (Douglas),
Bourn,	Gill,	Müller,	Soencer (St.L. City),
Breit,	Gmelich,	Moore (Mississippi),	Stickney,
Brock,	Griffiths,	Moore (Stone),	Tartar,
Buckner,	Grubb,	Moran,	Tate,
Burks,	Gurney,	Mortimer,	Tatum,
Cape,	Hall,	Mueller,	Temme,
Carroll,	Hammond,	Murray,	Tubbs,
Cherrington,	Hancock,	O'Dell,	Warner,
Coppedge,	Higbee,	Odneal,	Waymeyer,
Correll,	Jones (Hickory),	O'Reilly,	Weaver,
Cox,	Jones (Jackson),	Pettijohn,	Weinhold,
Daneri,	Jones (Polk),	Phipps,	Wetzel,
Davidson,	Julian,	Robertson,	Young (Texas),
Davis (Taney),	Leazenby,	Ross,	Mr. Speaker—96.

NOES—None.

Absent—Messrs.

Atkins,	Harrison,	Marsh,	Sawyer,
Calhoun,	Hart,	Melson,	Schoppenhorst,
Chinn,	Hinde,	Middleton,	Schooler,
Choate,	Jenkins,	Minnis,	Smith (Buchanan),
Collins,	Johnston,	Old,	Steel,
Crisp,	Kasey,	Porterfield,	Swanger,
DeReign,	Kline,	Pratte,	Walton,
Drabelle,	Kyler,	Pritchett,	Watson,
Edgar,	Lane,	Rohne,	Young (St.Francois)
George,	McKearly,	Russell (N.Madrid),	—39.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 217 was agreed to.

Mr. Schoppenhorst moved that the vote by which Senate bill No. 217 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

House bill No. 737 was taken up and ordered to third reading by the following vote on division: Ayes 39, nays 35.

On motion of Mr. Drabelle, the vote by which House bill No. 737 was ordered to third reading was reconsidered by the following vote on division: Ayes 42, noes 36.

Mr. Sartin moved that House bill No. 737 be postponed indefinitely ;

Which was not agreed to.

On motion of Mr. Drabelle, House bill No. 737 was passed informally by the following vote on division : Ayes 45, noes 39.

On motion of Mr. Weinhold, the House adjourned under the rules.

FIFTY-SEVENTH DAY—TUESDAY, March 12, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. Boyd.

Journal of yesterday was read and approved.

Mr. Tartar presented a petition from citizens of Lawrence county, praying the passage of a bill prohibiting the county court from ordering a special election for restraining stock from running at large; which was read, and

Referred to Committee on Agriculture.

Mr. Tartar (by request) introduced House bill No. 827, entitled
An act to amend section 361, article 2, chapter 5, Revised Statutes of 1888, as amended by session acts of 1891, approved March 17, 1891, and also amended by session act of 1893, approved March 8, 1893, in relation to restraint of animals;

Which was read first time.

The Committee on Clerical Force submitted the following report :

MR. SPEAKER: Your committee appointed under a resolution asking for an investigation of the charges made against the State Librarian and the clerk in the Adjutant-General's office—viz : that those officials have not given their entire time to the duties of their offices—begs leave to submit the following report :

Your committee find that the State Librarian did, in violation of section 18, article 2, of the Constitution of the State, and section 7127, chapter 120, of the Revised Statutes of the State, neglect to attend to the duties of his office during the greater part of the time between the first day of September and the sixth day of November, 1894; that during the above-mentioned time the said librarian was acting as secretary of one of the great political parties of the State, with his headquarters in the city of St. Louis; that he drew his pay as State Librarian during the entire time during which he neglected the duties of his office; that his neglect of the duties was well known to the State officers, including the judges of the Supreme Court, at whose pleasure he holds his office; that during his neglect of the duties of his office, said duties were performed by the deputy and janitor.

Your Committee also beg leave to report that they find that the clerk in the Adjutant-General's office was absent from his duties for at least thirty days during the late political campaign, the time being spent in making political speeches in the interest of one of the great political parties of the State; that he drew his pay as clerk while thus neglecting his duties; that he participated in the campaign not only at the connivance, but at the direction of the Adjutant-General. Your Committee also desire to report that while, in their judgment, a clerk is needed in the Adjutant-General's office, they also believe that a salary of \$1500 per annum is out of proportion to the value of the services rendered.

To which is appended the following statement :

The undersigned respectfully state that in the investigation, Mr. Zevely, Librarian, admitted that he had drawn pay regularly each month; that he admitted being absent a good portion of the time during the months of September and October, 1894, but denied that his duties as librarian were in any manner neglected, he having regularly supervised the work, which was duly and properly performed by his assistant. Judge Gantt confirms the librarian's statement that his absence was at a time when the court was in vacation, save for two weeks, and when there were few lawyers desiring the use of the library, and the few who did were promptly and efficiently served.

In our opinion the Librarian followed the custom of other State officials, of taking a vacation, and instead of resting he used his time to promote the interest of the political party with which he is associated.

The law defining the duties of Librarian says the library must be kept open from 8:30 a. m. until 11 p. m., therefore, in our opinion, the amount paid the Librarian and his assistant is not excessive for the labor performed.

The clerk in the office of the Adjutant-General admitted that he had been absent, taking part in a political campaign, for a good portion of the month of October; he denied, however, that the duties of the office had been neglected, as the Adjutant-General himself had performed them, often working until 11 p. m. to keep up the work. The clerk claimed that he had ample work to occupy eight hours per day, and the Adjutant-General confirmed the statement. We are not prepared to say, therefore, that his salary is excessive, but submit that matter to the considerate judgment of the General Assembly.

Respectfully submitted,

J. L. BITTINGER,
H. S. JULIAN.

Which was read.

On motion of Mr. Tabbs, the report was ordered spread on the journal.

Mr. Wetzel, from the Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred Senate bill No. 272, entitled

An act to create election districts for justices of the peace and constables in the city of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendments:

Amendment No. 1:

Amend Senate bill No. 272 by striking out all of section 3 after the word "law," in line 10 of said section;

Amendment No. 2:

Amend Senate bill No. 272 by striking out all of section 5, and renumbering the following sections;

Amendment No. 3:

Amend Senate bill No. 272 by striking out all of section 7 between the words "peace" in line 1 and "shall" in line 2, and all between the words "business" in line 3 and "from" in line 4, and by adding, after the word "Sunday," in line 5, the words "and legal holidays;"

Which was read, amendments agreed to, and amendments ordered printed.

House bill No. 397 was taken up for amendment and engrossment. Mr. LeFavor offered the following amendment:

Amend House bill No. 397 by striking out the numbers of the sections as follows: "8119, 8120, 8142b, 8142e, 8142f," and inserting in lieu thereof the following figures: "1, 2, 3, 4, 5, 6 and 7;"

Which was read and adopted.

Mr. LeFavor offered the following amendment to title:

Amend title to House bill No. 397 by striking out all of title and inserting in lieu thereof the following: "An act to divide the State of Missouri into Normal school districts, to create boards of regents for the management of State Normal schools, and to provide for the location of Normal school No. 4, and for the construction of necessary buildings at the city of Maryville, and to repeal all inconsistent acts or parts of acts;"

Which was read.

Mr. Weinhold moved to lay the amendment on the table;

Which was not agreed to by the following vote on division: Ayes 18, noes 33.

The amendment was then adopted.

Mr. LeFavor offered the following amendment:

Amend House bill No. 397, by striking out all after section 8120, and inserting in lieu thereof the following four new sections:

Section 4. The State Superintendent of Public Schools, the State Treasurer and the State Auditor, are hereby constituted a commission, which shall have authority, and whose duty it shall be, within six months after this act shall go into effect, to select the site and grounds of said normal school in said Fourth district, at the city of Maryville, Nodaway county, Missouri; and the said city or county, or any person or company in behalf thereof, may donate and convey any necessary lots or lands suitable for the site or grounds of such normal school, and may erect and construct thereon such suitable buildings as will meet the approval of and correspond with the plans and specifications that may be adopted by the board of regents, and which said land and buildings shall be free of cost to the State for purchase or construction thereof.

Section 5. The Board of Regents of said Normal school district No. 4 shall be appointed as now provided by law, and shall immediately upon the selection of a site as provided in the next preceding section, proceed to carry into effect the provisions of this act: that is to say, they shall receive a deed or deeds to the grounds selected by said commissioners, and adopt plans and specifications for suitable building to be erected thereon for the purpose herein contemplated; Provided, that the total cost of said grounds and the buildings required by said plans and specifications shall not exceed the sum of thirty thousand dollars.

Section 6. If the said city of Maryville, Nodaway county, or any person or company on their behalf, fail from any cause to donate or convey the necessary lots and grounds, furnish satisfactory security to said board of regents for the cost of erection of a suitable building required by the plans of said board of regents, for the period of 90 days after such plans have been furnished and submitted, then this act shall be null and void; and the normal district shall remain as before the passage of this act.

Section 7. All acts and parts of acts inconsistent with this act are hereby repealed.

Which was read and adopted.

House bill No. 397, as amended, was ordered engrossed.

On motion of Mr. Schooler, the rules were suspended, and committee substitute for House bill No. 515 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Ferguson,	McCollum,	Sachse,
Atkins,	Freeman,	McIntyre,	Sartin,
Avery,	Fuson,	McKearly,	Sawyer,
Baughner,	Gay,	McKee,	Schooler,
Bennett,	George,	McPherson,	Short (Cole),
Best,	Gill,	Mahan,	Short (Helps),
Bourn,	Griffiths,	Marsh,	Smith (Howell),
Breit,	Grubb,	Martin,	Spencer (Douglas),
Brock,	Gurney,	Melson,	Spencer (St. L. City),
Burks,	Hall,	Meriwether,	Steel,
Cape,	Hart,	Middleton,	Swanger,
Cherrington,	Higbee,	Miller,	Tartar,
Chinn,	Hinde,	Moore (Stone),	Tate,
Choate,	Jenkins,	Moran,	Temme,
Coppedge,	Johnston,	Mueller,	Tubbs,
Correll,	Jones (Hickory),	Murray,	Walton,
Cox,	Jones (Jackson),	O'Dell,	Watson,
Davidson,	Jones (Polk),	Odneal,	Waymeyer,
Davis (Taney),	Julian,	Old,	Weaver,
Davis (Wayne),	Kline,	O'Reilly,	Weinhold,
Davison,	Kvler,	Pettijohn,	Wetzel,
Denslow,	Lane,	Porterfield,	Young (St. Franc.),
Drabelle,	Leazenby,	Rohne,	Young (Texas),
Dyer,	LeRoy,	Ross,	Mr. Speaker—98.
Edgar,	Lynch,		

NO—Mr. Calhoun—1.

Absent—Messrs.

Anderson,	Daneri,	LeFavor,	Russell (N. Madrid),
Armstrong,	Denny,	Minnis,	Sailor,
Benner,	DeReign,	Moore (Mississippi),	Schoppenhorst,
Bittinger,	Drum,	Mortimer,	Schumacher,
Bothwell,	Gmelich,	Phipps,	Sherrill,
Buckner,	Hammond,	Pratte,	Smith (Buchanan),
Carroll,	Hancock,	Pritchett,	Stickney,
Collins,	Harrison,	Robertson,	Tatum,
Crisp,	Kasey,	Rothwell,	Warner—36.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 515 was agreed to.

Mr. Schooler moved that the vote by which House bill No. 515 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bills were taken up for second reading, and were laid over informally.

Senate bill No. 127 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Dyer,	McIntyre,	Schoppenhorst,
Atkins,	Edgar,	McKearly,	Sherrill,
Baughner,	Ferguson,	McKee,	Short (Cole),
Benner,	Freeman,	Marsh,	Short (Phelps),
Bennett,	Gay,	Martin,	Smith (Howell),
Best,	Gill,	Meriwether,	Spencer (Douglas),
Bittinger,	Griffiths,	Middleton,	Spencer (St. L. City),
Brock,	Grubb,	Miller,	Steel,
Buckner,	Gurney,	Moore (Mississippi),	Stickney,
Burks,	Hall,	Moore (Stone),	Swanger,
Calhoun,	Hammond,	Moran,	Tartar,
Cape,	Hart,	Mueller,	Tate,
Cherrington,	Higbee,	O'Dell,	Temme,
Chinn,	Hinde,	Odneal,	Tubbs,
Choate,	Jenkins,	Old,	Watson,
Collins,	Jones (Hickory),	O'Reilly,	Waymeyer,
Coppedge,	Jones (Polk),	Pettijohn,	Weaver,
Correll,	Julian,	Ross,	Weinhold,
Cox,	Kyler,	Rothwell,	Wetzel,
Davidson,	Leazenby,	Sachse,	Young (St. Francois),
Davis (Faney),	LeFavor,	Sartin,	Young (Texas),
Davis (Wayne),	LeRoy,	Sawyer,	Mr. Speaker—90.
Denslow,	McCoilum,		

NOES—Messrs.

Fuson, Kline, Mahan, Schooler—5.

Johnston,

Absent—Messrs.

Anderson,	Denny,	Lane,	Pritchett,
Arnett,	DeReign,	Lynch,	Robertson,
Avery,	Drabelle,	McPherson,	Rohne,
Bothwell,	Drum,	Melson,	Russell (N. Madrid),
Bourn,	George,	Minnis,	Sailor,
Breit,	Gmelich,	Mortimer,	Schumacher,
Carroll,	Hancock,	Murray,	Smith (Buchanan),
Crisp,	Harrison,	Phipps,	Tatum,
Daneri,	Jones (Jackson),	Porterfield,	Walton,
Davison,	Kasey,	Pratte,	Warner—40.

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 127 was agreed to.

Mr. Hinde moved that the vote by which Senate bill No. 127 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 12 was taken up for third reading and passage.

Mr. Breit offered the following amendment:

Amend Senate bill No. 12 by adding thereto the following section, to be known as section 2, as follows:

Section 2. There being an election in cities of the fourth class on the first Tuesday in April of this year, creates an emergency within the meaning of the Constitution, and therefore this act shall be in force from and after its passage.

Which was read and adopted by the following vote on division :
Ayes 34, noes 0.

Senate bill No. 12 was read third time and passed, as amended, by the following vote:

AYES—Messrs.

Atkins,	Denslow,	LeRoy,	Sartin,
Avery,	Drabelle,	Lynch,	Sawyer,
Benner,	Dyer,	McCollum,	Schoppenhorst,
Bennett,	Freeman,	McKee,	Schooler,
Best,	Gay,	Mahan,	Sherrill,
Bittinger,	Gill,	Marsh,	Short (Phelps),
Bothwell,	Gmelich,	Melson,	Smith (Howell),
Bourn,	Griffiths,	Middleton,	Spencer (Douglas),
Breit,	Grubb,	Miller,	Spencer (St. L. City),
Brock,	Gurney,	Moore (Mississippi),	Steel,
Calhoun,	Hancock,	Moore (Stone),	Stickney,
Cherrington,	Hart,	Moran,	Swanger,
Choate,	Higbee,	Murray,	Tartar,
Collins,	Hinde,	Odneal,	Tate,
Coppedge,	Johnston,	O'Reilly,	Temme,
Correll,	Jones (Hickory),	Pettijohn,	Walton,
Davidson,	Kline,	Porterfield,	Watson,
Davis (Taney),	Kyler,	Robertson,	Waymeyer,
Davis (Wayne),	Lane,	Rohne,	Wetzel,
Davison,	Leazenby,	Ross,	Young (Texas),
Denny,	LeFavor,	Sachse,	Mr. Speaker—84.

NOES—Messrs.

Arnett,	George,	McKearly,	Old,
Burks,	Hall,	Meriwether,	Weaver,
Chinn,	Jones (Polk),	O'Dell,	Young (St. Francois)
Fuson,	McIntyre,		—14.

Absent—Messrs.

Anderson,	DeReign,	McPherson,	Russell (N. Madrid),
Armstrong,	Drum,	Martin,	Sailor,
Baugher,	Edgar,	Minnis,	Schumacher,
Buckner,	Ferguson,	Mortimer,	Short (Cole),
Cape,	Hammond,	Mueller,	Smith (Buchanan),
Carroll,	Harrison,	Phipps,	Tatum,
Cox,	Jenkins,	Pratte,	Tubbs,
Crisp,	Jones (Jackson),	Pritchett,	Warner,
Daneri,	Julian,	Rothwell,	Weinhold—36.

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

The emergency clause to Senate bill No. 12 was then adopted by the following vote :

AYES—Messrs.

Armstrong,	Edgar,	McPherson,	Schoppenhorst,
Atkins,	Freeman,	Mahan,	Schooler,
Avery,	Gay,	Marsh,	Sherrill,
Baughner,	Gill,	Martin,	Short (Cole),
Benner,	Gmelich,	Melson,	Short (Phelps),
Bennett,	Griffiths,	Middleton,	Smith (Buchanan),
Best,	Grubb,	Miller,	Smith (Howell),
Bittinger,	Gurney,	Moore (Mississippi),	Spencer (Douglas),
Bothwell,	Hammond,	Moore (Stone),	Spencer (St. L. City)
Breit,	Hancock,	Moran,	Steel,
Brock,	Hart,	Mueller,	Stickney,
Calhoun,	Higbee,	Murray,	Swanger,
Cherrington,	Hinde,	Odneal,	Tartar,
Collins,	Jenkins,	O'Reilly,	Tate,
Coppedge,	Johnston,	Pattijohn,	Tatum,
Correll,	Jones (Hickory),	Phipps,	Temme,
Daneri,	Jones (Jackson),	Porterfield,	Walton,
Davison,	Jones (Polk),	Robertson,	Warner,
Davis (Taney),	Kline,	Rohne,	Watson,
Davis (Wayne),	Kyler,	Ross,	Waymeyer,
Davidson,	Leazenby,	Rothwell,	Wetzel,
Denny,	LeFavor,	Sachse,	Young (St. Francois)
Denslow,	LeRoy,	Sailor,	Young (Texas),
Drum,	McCollum,	Sartin,	Mr. Speaker—98.
Dyer,	McKee,		

NOES—Messrs.

Arnett,	Choate,	Hall,	Old,
Burks,	Ferguson,	Meriwether,	Sawyer,
Cape,	Fuson,	O'Dell,	Weaver—14.
Chinn,	George,		

Absent—Messrs.

Anderson,	DeReign,	Lynch,	Pritchett,
Bourn,	Drabelle,	McIntyre,	Russell (N. Madrid),
Buckner,	Harrison,	McKearly,	Schumacher,
Carroll,	Julian,	Minnis,	Tubbs,
Cox,	Kasey,	Mortimer,	Weinhold—23.
Crisp,	Lane,	Pratte,	

Absent with leave—Messrs.

DeFord,	Sullinger—2.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon---3.
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Mr. Bittinger offered the following amendment to title to Senate bill No. 12 :

Amend title by adding at the end the words "with an emergency clause ;"

Which was read and adopted.

Title to Senate bill No. 12 as amended was agreed to.

Mr. Bittinger moved that the vote by which Senate bill No. 12 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 160 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Fuson,	McKearly,	Short (Cole),
Atkins,	Gay,	McKee,	Short (Phelps),
Avery,	George,	Mahan,	Smith (Buchanan),
Benner,	Gmelich,	Meriwether,	Smith (Howell),
Bennett,	Griffiths,	Middleton,	Spencer (Douglas),
Best,	Grubb,	Miller,	Spencer (St. L. City),
Bothwell,	Hancock,	Moore (Stone),	Steel,
Breit,	Hart,	Moran,	Stickney,
Brock,	Higbee,	Murray,	Swanger,
Calhoun,	Hinde,	O'Dell,	Tartar,
Cape,	Johnston,	Odneal,	Tatum,
Cherrington,	Jones* (Jackson),	Old,	Temme,
Chinn,	Jones (Polk),	Pettijohn,	Tubbs,
Choate,	Julian,	Robertson,	Walton,
Davidson,	Kyler,	Rohne,	Warner,
Davis (Wayne),	Lane,	Ross,	Watson,
Davison,	Leazenby,	Sachse,	Waymeyer,
Denny,	LeFavor,	Sartin,	Weaver,
Denslow,	LeRoy,	Sawyer,	Wetzel,
Dyer,	Lynch,	Schoppenhorst,	Young (St. Fran.)
Edgar,	McCollum,	Schooler,	Young (Texas),
Freeman,	McIntyre,	Sherrill,	Mr. Speaker—88.

NOES—Messrs.

Armstrong,	Coppedge,	Gill,	Jones (Hickory),
Bittinger,	Correll,	Hall,	O'Reilly,
Burks,	Drabelle,	Jenkins,	Tate—14.
Collins,	Ferguson,		

Absent—Messrs.

Anderson,	Davis (Taney),	Marsh,	Porterfield,
Baughner,	DeReign,	Martin,	Pratte,
Bourn,	Drum,	Melson,	Pritcuett,
Buckner,	Gurney,	Minnis,	Rothwell,
Carroll,	Hammond,	Moore (Mississippi),	Russell (N. Madrid),
Cox,	Harrison,	Mortimer,	Sailor,
Crisp,	Kline,	Mueller,	Schumacher,
Daneri,	McPherson,	Phipps,	Weinhold—32.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Mr. Kasey was granted an indefinite leave of absence.

Mr. Fuson offered the following amendment to title:

Amend title to House bill No. 160 by inserting after the word "statutes," in the third line, the words "enacting a new section in lieu thereof;"

Which was read and adopted.

Title to House bill No. 160, as amended, was agreed to.

Mr. Fuson moved the vote by which Senate bill No. 160 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Committee on Engrossed Bills was granted leave to sit during the session of the House.

Senate amendment to House bill No. 436 was concurred in by the following vote:

AYES—Messrs.

Avery,	Bothwell,	Calhoun,	Davis (Taney),
Baughner,	Bourn,	Cape,	Davis (Wayne),
Benner,	Breit,	Coppedge,	Davison,
Best,	Brock,	Cox,	Denny,
Bittinger,	Burks,	Davidson,	Denslow,

Drabelle,	Kline,	O'Dell,	Spencer (Douglas).
Edgar,	Kyler,	Odneal,	Spencer (St. L. City).
Ferguson,	Lane,	Old,	Stickney,
Freeman,	Leazenby,	Pettijohn,	Swanger,
Gay,	LeRoy,	Porterfield,	Tartar,
George,	Lynch,	Rohne,	Tate,
Gill,	McCollum,	Ross,	Tatum,
Gmelich,	McIntyre,	Rothwell,	Temme,
Griffiths,	McKee,	Sachse,	Tubbs,
Grubb,	Mahan,	Sailor,	Walton,
Hall,	Marsh,	Sartin,	Warner,
Hammond,	Martin,	Sawyer,	Watson,
Hancock,	Melson,	Schooler,	Waymeyer,
Jenkins,	Meriwether,	Sherrill,	Weaver,
Jones (Hickory),	Miller,	Short (Cole),	Wetzel,
Jones (Jackson),	Moore (Miss.),	Short (Phelps),	Young (Texas).
Jones (Polk),	Moore (Stone),	Smith (Bachanan),	Mr. Speaker—91.
Julian,	Mueller,	Smith (Howell),	

NOES—Messrs.

Arnett,	Fuson,	LeFavor,	Steel—6.
Bennett,	Higbee,		

Absent—Messrs.

Anderson,	Crisp,	Johnston,	Phipps,
Armstrong,	Daneri,	McKearly,	Pratte,
Atkins,	DeReign,	McPherson,	Pritchett,
Buckner,	Drum,	Middleton,	Robertson,
Carroll,	Dyer,	Minnis,	Russell (N. Madrid),
Cherrington,	Gurney,	Moran,	Schoppenhorst,
Chinn,	Harrison,	Mortimer,	Schumacher,
Choate,	Hart,	Murray,	Weinhold,
Collins,	Hinde,	O'Reilly,	Young (St. Francis).
Correll,			—37

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Committee substitute for House bill No. 802 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	Kyler,	Sailor,
Avery,	Drabelle,	Leazenby,	Sartin,
Benner,	Dyer,	LeFavor,	Sawyer,
Bennett,	Edgar,	LeRoy,	Schoppenhorst,
Best,	Ferguson,	Lynch,	Schooler,
Bittinger,	Freeman,	McCollum,	Short (Cole),
Bothwell,	Fuson,	McIntyre,	Short (Phelps),
Bourn,	Gay,	McKee,	Smith (Howell),
Breit,	George,	McPherson,	Spencer (Douglas),
Brock,	Gmelich,	Mahan,	Spencer (St. L. City)
Calhoun,	Griffiths,	Martin,	Steel,
Cape,	Grubb,	Melson,	Stickney,
Cherrington,	Gurney,	Miller,	Swanger,
Chinn,	Hall,	Moore (Mississippi),	Tartar,
Choate,	Harrison,	Moore (Stone),	Tate,
Collins,	Hart,	Mueller,	Tatum,
Coppedge,	Higbee,	Murray,	Temme,
Cox,	Jenkins,	Odneal,	Warner,
Crisp,	Johnston,	Old,	Watson,
Daneri,	Jones (Hickory),	Pettijohn,	Waymeyer,
Davidson,	Jones (Jackson),	Pratte,	Wetzel,
Davis (Taney),	Jones (Polk),	Robertson,	Young (St. Francois)
Davis (Wayne),	Julian,	Ross,	Young (Texas).
Davison,	Kline,	Sachse,	Mr. Speaker—97.
Denny,			

NOES—Messrs.

Hancock,	ODell,	Rothwell,	Weaver—4.
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Absent—Messrs.

Anderson,	Drum,	Middleton,	Rohne,
Armstrong,	Gill,	Minnis,	Russell (N. Madrid),
Atkins,	Hammond,	Moran,	Schumacher,
Baughner,	Hinde,	Mortimer,	Sherrill,
Buckner,	Kasey,	O'Reilly,	Smith (Buchanan),
Burks,	Lane,	Phipps,	Tubbs,
Carroll,	McKearly,	Porterfield,	Walton,
Correll,	Marsh,	Pritchett,	Weinhold—34.
DeReign,	Meriwether,		

Absent with leave—Messrs.

DeFord,	Sullinger—2.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to committee substitute for House bill No. 802 was agreed to. Mr. Davidson moved that the vote by which House bill No. 802 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 423, having been returned by the Governor with his disapproval, was called up.

The question being, shall House bill No. 423 become a law, notwithstanding the disapproval of the Governor, the veto was sustained by the following vote :

AYES—Messrs.

Armstrong,	Edgar,	LeFavor,	Sawyer,
Atkins,	Ferguson,	LeRoy,	Schoppenhorst,
Baughner,	Freeman,	Lynch,	Schooler,
Benner,	Gay,	McPherson,	Short (Phelps),
Bennett,	Gmelich,	Mahan,	Smith (Buchanan),
Best,	Griffiths,	Marsh,	Smith (Howell),
Bourn,	Grubb,	Miller,	Spencer (Douglas),
Breit,	Gurney,	Moore (Stone),	Spencer (St. L. City),
Brock,	Hammond,	Moran,	Stickney,
Calhoun,	Hancock,	Mortimer,	Swanger,
Carroll,	Hart,	Murray,	Tartar,
Cherrington,	Hinde,	Odneal,	Tatum,
Collins,	Jenkins,	Old,	Tubbs,
Daneri,	Johnston,	Pettijohn,	Walton,
Davis (Taney),	Jones (Hickory),	Phipps,	Watson,
Davis (Wayne),	Jones (Jackson),	Pratte,	Waymeyer,
Davison,	Jones (Polk),	Robertson,	Wetzel,
Denoy,	Kline,	Rohne,	Young (St. Fran.),
Denslow,	Kyler,	Sachse,	Young (Texas),
Drum,	Lane,	Sailor,	Mr. Speaker—83.
Dyer,	Leazenby,	Sartin,	

NOES—Messrs.

Arnett,	Correll,	Higbee,	Mueller,
Avery,	Cox,	Julian,	O'Dell,
Bittinger,	Davidson,	McIntyre,	Ross,
Bothwell,	Drabelle,	McKearly,	Short (Cole),
Burks,	Fuson,	McKee,	Steel,
Cape,	George,	Melson,	Tate,
Chinn,	Gill,	Meriwether,	Temme,
Choate,	Hall,	Moore (Mississippi),	Weaver—33.
Coppedge,			

Absent—Messrs.

Anderson,	McCollum,	Porterfield,	Schumacher,
Buckner,	Martin,	Pritchett,	Sherrill,
Crisp,	Middleton,	Rothwell,	Warner,
DeReign,	Minnis,	Russell (N. Madrid),	Weinhold—18.
Harrison,	O'Reilly,		

Absent with leave---Messrs.

DeFord,	Kasey,	Sullinger---3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Senate bill No. 360 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davison,	Lynch,	Sailor,
Armstrong,	Denslow,	McCollum,	Sartin,
Arnett,	Dyer,	McIntyre,	Sawyer,
Atkins,	Edgar,	McKearly,	Schoppenhorst,
Avery,	Ferguson,	McKee,	Schooler,
Baughner,	Freeman,	McPherson,	Short (Cole),
Benner,	Fuson,	Mahan,	Short (Phelps),
Bennett,	Gay,	Marsh,	Smith (Buchanan),
Best,	George,	Melson,	Smith (Howell),
Bittinger,	Gill,	Meriwether,	Spencer (Douglas),
Bothwell,	Gmelich,	Miller,	Spencer (St. L. City),
Bourn,	Griffiths,	Moore (Stone),	Swanger,
Breit,	Hall,	Mortimer,	Tartar,
Brock,	Hancock,	Mueller,	Tate,
Burks,	Hart,	Murray,	Tatum,
Calhoun,	Higbee,	O'Dell,	Temme,
Cape,	Johnston,	Odneal,	Tubbs,
Cherrington,	Jones (Hickory),	Old,	Waymeyer,
Chinn,	Jones (Jackson),	Pettijohn,	Weaver,
Choate,	Jones (Polk),	Phipps,	Wetzel,
Coppedge,	Kyler,	Pratt,	Young (St. Fran.),
Correll,	Leazenby,	Ross,	Young (Texas),
Davis (Taney),	LeRoy,	Sachse,	Mr. Speaker—92.

NO—Mr. Grubb—1.

Absent—Messrs.

Buckner,	Drum,	Martin,	Rothwell,
Carroll,	Gurney,	Middleton,	Russell (N. Madrid),
Collins,	Hammond,	Minnis,	Schumacher,
Cox,	Harrison,	Moore (Mississippi),	Sherrill,
Crisp,	Hinde,	Moran,	Steel,
Daneri,	Jenkins,	O'Reilly,	Stickney,
Davidson,	Julian,	Porterfield,	Walton,
Davis (Wayne),	Kline,	Pritchett,	Warner,
Denny,	Lane,	Robertson,	Watson,
DeReign,	LeFavor,	Rohne,	Weinhold—41.
Drabelle,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to Senate bill No. 360 was agreed to.

Mr. Kyler moved that the vote by which Senate bill No. 360 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 128 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Arnett,	Ferguson,
Atkins,	Freeman,
Avery,	Fuson,
Benner,	Gay,
Best,	George,
Bittinger,	Gill,
Breit,	Gmelich,
Brock,	Griffiths,
Cape,	Hall,
Cherrington,	Hammond,
Chinn,	Hancock,
Collins,	Hart,
Coppedge,	Hinde,
Correll,	Jenkins,
Cox,	Jones (Hickory),
Davis (Taney),	Jones (Jackson),
Davis (Wayne),	Jones (Polk),
Denny,	Julian,
Denslow,	Kline,
Dyer,	Leazenby,
Edgar,	LeFavor,

McCollum,
McIntyre,
McKee,
McPherson,
Meriwether,
Miller,
Moore (Stone),
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Phipps,
Porterfield,
Robertson,
Rothwell,
Sachse,
Sawyer,
Schoppenhorst,

Schooler,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (St. L. City)
Steel,
Stickney,
Swanger,
Tartar,
Tatum,
Temme,
Walton,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (St. Francois)
Young (Texas),
Mr. Speaker—83.

NOES—Messrs.

LeRoy,	Sartin,
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Absent—Messrs.

Anderson,	Crisp,
Armstrong,	Daneri,
Baughner,	Davidson,
Bennett,	Davison,
Bothwell,	DeReign,
Bourn,	Drabelle,
Buckner,	Drum,
Burks,	Grubb,
Calhoun,	Gurney,
Carroll,	Harrison,
Chinn,	Higbee,
Choate,	Johnston,

Absent with leave—Messrs.

DeFord,	Kasey,
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Sick—Messrs.

Pollack,	Shaw,
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Spencer (Douglas)—3.

Kyler,	O'Reilly,
Lane,	Pratte,
Lynch,	Pritchett,
McKearly,	Rohne,
Mahan,	Russell (N. Madrid),
Marsh,	Sailor,
Martin,	Schumacher,
Melson,	Sherrill,
Middleton,	Tate,
Minnis,	Tubbs,
Moore (Mississippi),	Warner,
Moran,	Weinhold—48.

Sullinger—3.

Spurgeon—3.

Emergency clause to Senate bill No. 128 was adopted by the following vote:

A YES—Messrs.

Armstrong,	Ferguson,
Avery,	Freeman,
Benner,	Fuson,
Bennett,	George,
Best,	Gill,
Bittinger,	Gmelich,
Bothwell,	Griffiths,
Breit,	Grubb,
Brock,	Gurney,
Burks,	Hancock,
Cape,	Hart,
Cherrington,	Higbee,
Chinn,	Hinde,
Choate,	Jenkins,
Collins,	Johnston,
Correll,	Jones (Hickory),
Cox,	Jones (Jackson),
Crisp,	Jones (Polk)
Davis (Taney),	Kline,
Davis (Wayne)	Kyler,
Davison,	Leazenby,
Denny,	LeFavor,
Denslow,	LeRoy,
Drum,	McCollum,
Dyer,	McIntyre,

McKearly,
McKee,
McPherson,
Mahan,
Marsh,
Melson,
Meriwether,
Miller,
Moore (Stone),
Moran,
Mortimer,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Phipps,
Porterfield,
Pratte,
Robertson,
Ross,
Rothwell,
Sachse,

Sailor,
Sartin,
Sawyer,
Schooler,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Spencer (Douglas),
Spencer (St. L. City)
Steel,
Swanger,
Tartar,
Tate,
Tatum,
Temme,
Walton,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (St. Fran.)
Young (Texas),
Mr. Speaker—98.

NOES--None.

Absent--Messrs.

Anderson,	Daneri,	Julian,	Rohne,
Arnett,	Davidson,	Lane,	Russell (N. Madrid),
Atkins,	DeReign,	Lynch,	Schoppenhorst,
Baughner,	Drabelle,	Martin,	Schumacher,
Bourn,	Edgar,	Middleton,	Smith (Howell),
Buckner,	Gay,	Minnis,	Stickney,
Calhoun,	Hall,	Moore (Mississippi),	Tubbs,
Carroll,	Hammond,	O'Reilly,	Warner,
Coppedge,	Harrison,	Pritchett,	Weinhold--36.

Absent with leave--Messrs.

DeFord,	Kasey,	Sullinger--3.
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Sick--Messrs.

Pollock,	Shaw,	Spurgeon--3.
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Title to Senate bill No. 128 was agreed to.

Mr. Jones of Jackson moved that the vote by which Senate bill No. 128 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Senate bill No. 105 was taken up for third reading and passage, and was passed by the following vote :

A YES--Messrs.

Arnett,	Drabelle,	LeFavor,	Schoppenhorst,
Atkins,	Dyer,	Lynch,	Schooler,
Avery,	Ferguson,	McCollum,	Sherrill.
Baughner,	Freeman,	McIntyre,	Short (Cole),
Benner,	Fuson,	McKearly,	Short (Phelps),
Bennett,	Gay,	McKee,	Smith (Buchanan),
Best,	George,	McPherson,	Smith (Howell),
Bittinger,	Gill,	Melson,	Spencer (Douglas),
Bothwell,	Gmelich,	Miller,	Spencer (St. L. City),
Bourn,	Griffiths,	Moore (Stone),	Steel,
Breit,	Gurney,	Murray,	Stickney,
Brock,	Hall,	Odneal,	Swanger,
Calhoun,	Hammond,	Old,	Tartar,
Cape,	Hancock,	O'Reilly,	Tate,
Cherrington,	Higbee,	Pettijohn,	Tatum,
Chinn,	Hinde,	Phipps,	Temme,
Choat,	Jenkins,	Robertson,	Tubbs,
Collins,	Johnston,	Rohne,	Walton,
Coppedge,	Jones (Hickory),	Ross,	Waymeyer,
Daneri,	Jones (Polk),	Rothwell,	Weaver,
Davidson,	Kline,	Sachse,	Wetzel,
Davison,	Kyler,	Sailor,	Young (St. Fran.),
Denny,	Lane,	Sartin,	Young (Texas),
Denslow,	Leazenby,	Sawyer,	Mr. Speaker--96.

NOES--None.

Absent--Messrs.

Anderson,	DeReign,	Marsh,	O'Dell.
Armstrong,	Drum,	Martin,	Porterfield,
Buckner,	Edgar,	Meriwether,	Pratte,
Burks,	Grubb,	Middleton,	Pritchett,
Carroll,	Harrison,	Minnis,	Russell (N. Madrid),
Correll,	Hart,	Moore (Mississippi),	Schumacher,
Cox,	Jones (Jackson),	Moran,	Warner,
Crisp,	Julian,	Mortimer,	Watson,
Davis (Taney),	Leroy,	Mueller,	Weinhold--38.
Davis (Wayne),	Mahan,		

Absent with leave--Messrs.

DeFord,	Kasey,	Sullinger--3.
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Sick--Messrs.

Pollock,	Shaw,	Spurgeon--3.
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Title to Senate bill No. 105 was agreed to.

Mr. Swanger moved that the vote by which Senate bill No. 105 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 713 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Ferguson,	McCollum,	Sailor,
Atkins,	Freeman,	McIntyre,	Sartin,
Baughner,	Fuson,	McKearly,	Sawyer,
Bennett,	Gay,	McKee,	Schoppenhorst,
Bittinger,	Gill,	McPherson,	Schooler,
Bothwell,	Gmelich,	Mahan,	Sherrill,
Bourn,	Griffiths,	Marsh,	Short (Cole),
Breit,	Gurney,	Melson,	Smith (Buchanan),
Brock,	Hammond,	Miller,	Smith (Howell),
Burks,	Hancock,	Moore (Stone),	Spencer (Douglas),
Cape,	Hart,	Mortimer,	Spencer (St. L. City),
Carroll,	Higbee,	Mueller,	Steel,
Chinn,	Hinde,	Murray,	Swanger,
Choate,	Jenkins,	O'Dell,	Tartar,
Correll,	Johnston,	Odneal,	Tate,
Cox,	Jones (Hickory),	Old,	Tatum,
Crisp,	Jones (Jackson),	O'Reilly,	Temme,
Daneri,	Jones (Polk),	Pettijohn,	Tubbs,
Davidson,	Kline,	Phipps,	Walton,
Davis (Taney.),	Kyler,	Pratte,	Watson,
Davis (Wayne),	Lane,	Robertson,	Waymeyer,
Davison,	Leazenby,	Rohne,	Weaver,
Denny,	LeFavor,	Ross,	Wetzel,
Denslow,	LeRoy,	Rothwell,	Young (Texas),
Drabelle,	Lynch,	Sachse,	Mr. Speaker—101.
Edgar,			

NOES—None

Absent—Messrs.

Anderson,	Coppedge,	Julian	Pritchett,
Armstrong,	DeReign,	Martin,	Russell (N. Madrid),
Avery,	Drum,	Meriwether,	Schumacher,
Benner,	Dyer,	Middleton,	Short (Phelps),
Best,	George,	Minnis,	Stickney,
Buckner,	Grubb,	Moore (Mississippi),	Warner,
Calhoun,	Hall,	Moran,	Weinhold,
Cherrington,	Harrison,	Porterfield,	Young (St. Francois)
Collins,			—33.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 713 was agreed to.

Mr. Rothwell moved that the vote by which House bill No. 713 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 706 was taken up and laid over informally.

Senate bill No. 368, entitled

An act to repeal section 5897, Revised Statutes of 1889, and to enact a new section in lieu thereof, as follows,

Was read first time.

Senate bill No. 314, entitled

An act fixing a standard of quality for oils to be used for illumination purposes in coal mines, prohibiting the sale of impure oils for such

purpose, and providing for the inspection of such oils, and penalties for the violation of this act,

Was read first time.

Senate bill No. 315, entitled

An act repealing section 7064 of the Revised Statutes of Missouri, relating to inspection and safety of mines, and enacting six new sections in lieu thereof, to be known as sections 7064, 7064a, 7064b, 7064c, 7064d, 7064e, providing for the ventilation of coal mines, for regulating the use of powder and other explosives in such mines and the ventilation thereof, and also making other provisions looking to the health and safety of employes in such mines, and providing penalties for a violation of this act,

Was read first time.

Senate bill No. 302 was read second time and Referred to Committee on Judiciary.

Senate bill No. 370 was read second time and Referred to Committee on Judiciary.

Senate bill No. 399 was read second time and Referred to Committee on Ways and Means.

Senate bill No. 240 was read second time and Referred to Committee on State University.

Senate bill No. 393 was read second time and Referred to Committee on Judiciary.

Senate bill No. 405 was read second time and Referred to Committee on Judiciary.

Senate bill No. 402 was read second time and Referred to Committee on Judiciary.

Senate bill No. 288 was read second time and Referred to Committee on Private Corporations.

Senate bill No. 213 was read second time and Re-referred to Committee on Judiciary, on motion of Mr. Bothwell.

Mr. Breit, from special committee on invitation to visit Sedalia, submitted the following report:

MR. SPEAKER: Your select committee, to whom was referred the invitation of the Sedalia Board of Trade to visit the city of Sedalia as the guests of the citizens of Sedalia, begs leave to recommend that this courteous invitation be accepted and that the members and others invited leave this city at 1:20 p. m. on Saturday, March 16, and that arrangements be made to leave Sedalia returning that evening at 10 p. m., so as to reach Jefferson City at 11:30 p. m.

Your committee suggests that if thought advisable, the House can remain in session Saturday afternoon and night for the purpose only of reading enrolled bills, so that no time will be lost by the acceptance of the invitation.

Which was read.

Leave was given the Committee on Justices of the Peace to withdraw amendments to Senate bill No. 272.

Mr. Johnston, from Committee on Militia, submitted the following report:

MR. SPEAKER: Your Committee on Militia, to which was referred Senate bill No. 17, entitled

An act to provide for the reorganization, equipment and discipline of the militia and the preservation of State property,

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendments :

Amendment No. 1 :

Amend Senate bill No. 17, section 91, by inserting after the word "schools," and before the word "nor," in line eight of said section, "nor to the organization known as the Grand Army of the Republic, nor to that known as the Sons of Veterans of America ;"

Amendment No. 2 :

Amend Senate bill No. 17 by striking out the word "three," in the second line of section 4, and inserting in lieu thereof the word "two," and by striking out the word "inclusive," and inserting in lieu thereof the word "exclusive ;" so that said section, when amended, will read : "The National Guard of Missouri shall not number more than 2500 men, exclusive of the cadets hereinafter mentioned ;"

Amedment No. 3 :

Amend Senate bill No. 17 by striking out all before the word "services," in the ninth line of section 97, and adding between the words "of" and "one," in line 11, the " words not to exceed;" so that the section, when amended, will read : " services of animals used and accepted, according to law, shall be paid for at the rate of not to exceed one dollar and fifty cents per day : Provided, that this act shall not be construed to authorize any expenditure from the State treasury beyond the appropriations for military purposes ;"

Which were read and adopted, and amendments ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 809, entitled

An act to amend section 638 of chapter 13, of article 2, of the Revised Statutes of 1889, relating to prosecuting and circuit attorneys and their assistants ;

Also, House bill No. 773, entitled

An act to amend an act to repeal article 4, chapter 30, Revised Statutes of Missouri, 1889, with all amendments thereof, said article entitled "Cities of the third class," and to enact in lieu thereof a new article, providing for the government of cities of the third class, approved April 19, 1893, by adding a new section thereto to be known as section 126 ,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER : Your Committee on Engrossed Bills, to which was referred House bill No. 524, entitled

An act to amend an act entitled an act, "management of the eleemosynary institutions," of chapter 88, of article 1, of the Revised Statutes of 1889, by adding to section 5672 the following ;

Also, House bill No. 744, entitled

An act to provide for the regulation of public warehouses in cities having over two hundred thousand inhabitants, to regulate charge

for the storing of grain, to provide for the registration and cancellation of warehouse receipts, to provide for the weighing of grain and regulate charges for weighing same, and to provide penalties for violation of this act;

Also, House bill No. 654, entitled

An act to amend section 1939, of article 1, chapter 31, of the Revised Statutes of Missouri 1889, entitled "Cities and towns, miscellaneous provisions and general powers," by striking out certain words therein, and by adding an additional clause to said section;

Also, House bill No. 799, entitled

An act providing for cession to the United States of jurisdiction over certain land for the improvement of Osage river,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 502, entitled

An act to regulate dramshops and the issuing of dramshop licenses;

Also, House bill No. 236, entitled

An act to amend section 4576, chapter 56, article 1, of the Revised Statutes of Missouri, relating to dramshops;

Also, House bill No. 406, entitled

An act describing who shall be declared a wholesale liquor dealer;

Also, House bill No. 405, entitled

An act to repeal section 6915, chapter 3, of the Revised Statutes of 1889, entitled "Merchants' licenses," and to enact in lieu thereof a new section, prohibiting the sale of vinous, fermented or spirituous liquors by any such merchant,

Begs leave to report that it has examined the same, and recommends that they do not pass;

Which were read.

Mr. Davis of Taney, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 826, entitled

An act to amend section 3812, article 6, chapter 47, Revised Statutes of 1889, entitled "Crimes and punishments,"

Begs leave to report that it has examined the same, and recommends that it do not pass, as a similar bill has passed the Senate;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 205, entitled

An act to amend section 4385, article 13, chapter 48, Revised Statutes of Missouri of 1889, and to insert a new section in lieu thereof, to be known as section 4385,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 243, entitled

An act creating the office of circuit attorney and county attorney, and prescribing the duties of such offices, and to repeal sections 631 to 644 inclusive, of the Revised Statutes of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendments :

Amendment No. 1 :

Amend Senate bill No. 243, in line 4 of section 1, by inserting between the word "law" and the word "possessing," the following words : "having had at least five years' actual practice in his profession, and ;"

Amendment No. 2 :

Amend Senate bill No. 243, section 6, line 19 of printed bill, by striking out the words "one hundred," and insert in lieu thereof the following, "sixty," and by striking out the words "one hundred," in line 21, of section 6, and insert in lieu thereof the following, "sixty," and by striking out the word "two," in said line 21, of section 6, and insert in lieu thereof the word "one," and by striking out the words "two thousand," in line 22 of said section 6, and insert in lieu thereof "fifteen hundred," and by inserting after the word "dollars," in line 22 of section 6, the following: "in all counties having a population over one hundred thousand and less than two hundred thousand inhabitants," the following words : "The sum of two thousand dollars; and in counties having courts of exclusive criminal jurisdiction, the circuit attorney shall be entitled to such assistants as is now or hereafter may be provided for by law, and such assistants shall receive such compensation as now is or hereafter may be provided for by law in any such county ;"

Amendment No. 3 :

Amend section 8 of Senate bill No. 243, by adding the following at the end thereof : "He shall have authority to draw and sign informations in prosecutions for misdemeanors before justices of the peace ;"

Which was read and adopted, and 300 copies of amendments ordered printed.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 411, entitled

An act to provide for the formation and disbursement of a public school teachers' and administrative and clerical employes' pension and retirement fund, in cities now or hereafter having a population of 300 000 inhabitants or more ;

Also, House bill No. 344, entitled

An act relating to fire insurance and forms of policies ;

Also, House bill No. 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of Missouri, 1889, relating to caboose on freight trains, and to enact a new section in lieu thereof ;

Also, House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expense of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violating this act,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 411 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 326 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 516 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 344 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 45 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 328 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Stickney, from Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 576, entitled

An act to repeal article 9, of chapter 42, of the Revised Statutes of 1889, concerning mutual savings fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations ;

Also, House bill No. 562, entitled

An to regulate the organization and business of building, loan, or saving associations or companies ;

Also, House bill No. 627, entitled

An act providing for the organization, regulation and inspection of mutual saving fund, loan and building associations, and for placing them under the supervision and control of the Insurance department ;

Also, House bill No. 689, entitled

An act to amend section 2814, article 9, chapter 42, Revised Statutes 1889, entitled " Mutual saving fund and building association,"

Begs leave to report that it has examined the same, and recommends that they do not pass, for the reason that bills on the same subject have heretofore been reported favorably by said committee;

Which was read.

On motion of Mr. Stickney,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred the contested election cases of Joseph, Mertens and Godfrey, contestants, against Lynch, Carroll and Kyler, sitting members from the Fourth Representative district of the City of St. Louis, beg leave to make the following report:

Your Committee, while exonerating the sitting members from any complicity in any fraud or wrong-doing of any kind connected with the election in the said Fourth Representative district at the election held on the 6th day of November last, are of the opinion that gross frauds were committed; that a sufficient number of duplicate or other illegal votes were cast for the sitting members, which, if counted for them, to give them majorities ranging from 143 for Lynch to 177 for Carroll and 186 for Kyler, but which, if subtracted from the vote of the sitting members, as returned by the recorder of voters, would give the contestants majorities ranging from 56 for Joseph to 31 for Godfrey and 18 for Mertens.

But while your Committee are satisfied, from the evidence presented for their consideration, that had there been no illegal votes cast in the Fourth Representative district of the City of St. Louis at the late election, the contestants would have had a clear majority of the votes cast, the face of the returns shows a majority for the sitting members. Hence the question of the right to the three contested seats seems to resolve itself into the question of whether or not the contestants have proceeded in all instances regularly and according to law.

Section 4713 of the Revised Statutes provides, among other things, that if any candidate contest the election of any person proclaimed to have been elected to the Senate or House of Representatives, the names of the voters whose votes are contested shall be specified in the notice of the contestee. This, your Committee finds, the contestants only partially complied with, they having cited, in their notices of contest, the names of 26 persons whose votes they intended to contest, while the face of the returns, as recounted by order of this House, and returned to your Committee by the recorder of voters, show majorities for the contestees ranging from 143 to 186. And while under the reign of terror which your Committee is satisfied existed in many of the precincts of the City of St. Louis at the late November election, it may have been impossible for the contestants to specify the names of all persons who voted illegally, still, the statute requiring this to be done stands as an insuperable barrier to your Committee's recommending the seating of the contestants.

We, therefore, recommend that no further action be taken.

Which was read and adopted.

The statement of the necessary expenses of the election contest in the Fourth Representative district of St. Louis City was read, and on motion of Mr. Armstrong, referred to Committee on Claims.

House bill No. 706, which was pending at time of recess, was read third time and passed by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McCollum	Sartin.
Arnett,	Edgar,	McIntyre,	Sawyer,
Atkins,	Freeman,	McKearly,	Schooler,
Avery,	Fuson,	McPherson,	Sherrill,
Baughner,	George,	Mahan,	Short (Cole),
Bennett,	Gill,	Melson,	Short (Phelps),
Best,	Gmelich,	Meriwether,	Smith (Howell),
Bourn,	Griffiths,	Miller,	Spencer (Douglas),
Breit,	Grubb,	Moore (Stone),	Steel,
Brook,	Hall,	Murray,	Stickney,
Buckner,	Hancock,	O'Dell,	Swanger,
Burks,	Hart,	Old,	Tartar,
Cape,	Higbee,	O'Reilly,	Temme,
Cherrington,	Hinde,	Phipps,	Watson,
Chinn,	Johnston,	Porterfield,	Waymeyer,
Collins,	Jones (Hickory),	Pratte,	Weaver,
Correll,	Jones (Polk),	Robertson,	Weinhold,
Daneri,	Kline,	Rohne,	Wetzel,
Davidson,	Lane,	Rothwell,	Young (St. Fran.),
Davis (Wayne),	Leazenby,	Russell (N. Madrid),	Young (Texas),
Denslow,	LeRoy,	Sachse,	Mr. Speaker—86.
Drabelle,	Lynch,*		

NOES—Messrs.

McKee. Tate—2.

Absent—Messrs.

Anderson,	Denny,	LeFavor,	Pritchett,
Benner,	DeReign,	Marsh,	Ross,
Bittinger,	Drum,	Martin,	Sailor,
Bothwell,	Ferguson,	Middleton,	Schoppenhorst,
Calhoun,	Gay,	Minnis,	Schumacher,
Carroll,	Gurney,	Moore (Mississippi),	Smith (Buchanan),
Choate,	Hammond,	Moran,	Spencer (St. L. City),
Coppedge,	Harrison,	Mortimer,	Tatum,
Cox,	Jenkins,	Mueller,	Tubbs,
Crisp,	Jones (Jackson),	Odneal,	Walton,
Davis (Taney),	Julian,	Pettijohn,	Warner—46.
Davison,	Kyler,		

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 706 was agreed to.

Messrs. Anderson and Crisp were reported sick.

Mr. Choate moved that the vote by which House bill No. 706 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 198 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Cape,	Dyer,	Higbee,
Arnett,	Carroll,	Freeman,	Jones (Hickory),
Atkins,	Cherrington,	Fuson,	Jones (Jackson),
Avery,	Chinn,	Gay,	Jones (Polk),
Baughner,	Choate,	George,	Kyler,
Bennett,	Coppedge,	Gill,	Lane,
Bourn,	Cox,	Gmelich,	Leazenby,
Breit,	Davidson,	Griffiths,	LeFavor,
Brook,	Davis (Taney),	Grubb,	LeRoy,
Buckner,	Davison,	Gurney,	McCollum,
Burks,	Denny,	Hall,	McKearly,
Calhoun,	Denslow,	Hancock,	McKee,

McPherson,	O'Reilly,	Schoppenhorst,	Tate,
Mahan,	Pettijohn,	Schooler,	Temme,
Melson,	Phipps,	Sherrill,	Tubbs,
Meriwether,	Pritchett,	Short (Cole),	Walton,
Miller,	Robertson,	Short (Phelps),	Watson,
Moore (Mississippi),	Rohne,	Smith (Howell),	Waymeyer,
Moore (Stone),	Ross,	Spencer (Douglas),	Weaver,
Moran,	Rothwell,	Spencer (St. L. City)	Weinhold,
Mueiler,	Russell (N. Madrid),	Steel,	Wetzel,
Murray,	Sachse,	Stickney,	Young (St. Francois)
O'Dell,	Sartin,	Swanger,	Young (Texas),
Odneal,	Sawyer,	Tartar,	Mr. Speaker—97.
Old,			

NOES—None.

Absent—Messrs.

Anderson,	DeReign,	Jenkins,	Minnis,
Benner,	Drabelle,	Johnston,	Mortimer,
Best,	Drum,	Julian,	Porterfield,
Bittinger,	Edgar,	Kline,	Pratte,
Bothwell,	Ferguson,	Lynch,	Sailor,
Collins,	Hammond,	McIntyre,	Schumacher,
Correll,	Harrison,	Marsh,	Smith (Buchanan),
Crisp,	Hart,	Martin,	Tatum,
Daneri,	Hinde,	Middleton,	Warner—37.
Davis (Wayne),			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to Senate bill No. 198 was agreed to.

Mr. Burks moved that the vote by which Senate bill No. 198 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 56 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Freeman,	McKearly,	Sailor,
Best,	Fuson,	McPherson,	Sartin,
Bittinger,	George,	Mahan,	Schoppenhorst,
Bothwell,	Gill,	Marsh,	Schooler,
Breit,	Gmelich,	Melson,	Short (Cole),
Calhoun,	Griffiths,	Miller,	Short (Phelps),
Cherrington,	Grubb,	Mueller,	Spencer (St. L. City),
Choate,	Gurney,	Murray,	Steel,
Correll,	Hart,	Odneal,	Swanger,
Cox,	Higbee,	Old,	Tatum,
Davison,	Hinde,	Pettijohn,	Temme,
Denny,	Jones (Jackson),	Phipps,	Tubbs,
Denslow,	Kyler,	Robertson,	Walton,
Drum,	Leazenby,	Rohne,	Watson,
Dyer,	LeFavor,	Ross,	Wetzel,
Edgar,	McCollum,	Sachse,	Mr. Speaker—64.

NOES—Messrs.

Armstrong,	Daneri,	Lynch,	Sawyer,
Atkins,	Davidson,	McIntyre,	Sherrill,
Avery,	Davis (Wayne),	McKee,	Smith (Howell),
Baughner,	Ferguson,	Meriwether,	Spencer (Douglas),
Bennett,	Hall,	Moore (Mississippi),	Tartar,
Bourn,	Hammond,	Moore (Stone),	Tate,
Brock,	Hancock,	O'Dell,	Waymeyer,
Burks,	Jones (Hickory),	Pratte,	Weaver,
Cape,	Jones (Polk),	Pritchett,	Weinhold,
Chinn,	Julian,	Rothwell,	Young (St. Francois)
Coppedge,	LeRoy,	Russell (N. Madrid),	Young (Texas)—44.

Absent—Messrs.

Anderson,	DeReign,	Lane,	O'Reilly,
Benner,	Drabelie,	Martin,	Porterfield,
Buckner,	Gav,	Middleton,	Schumacher,
Carroll,	Harrison,	Minnis,	Smith (Buchanan),
Collins,	Jenkins,	Moran,	Stickney,
Crisp,	Johnston,	Mortimer,	Warner—26.
Davis (Taney),	Kline,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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On motion of Mr. Cherrington, the vote by which House bill No 56 failed to pass was reconsidered.

House bill No. 56 was then passed by the following vote :

A YES—Messrs.

Armstrong,	Freeman,	LeRoy,	Sartin,
Arnett,	Fuson,	McCollum,	Sawyer,
Atkins,	George,	McKearly,	Schoppenhorst,
Best,	Gill,	McKee,	Schooler,
Bittinger,	Gmelich,	Mahan,	Short (Cole),
Bothwell,	Griffiths,	Marsh,	Short (Phelps),
Brett,	Grubb,	Middleton,	Smith (Buchanan),
Calhoun,	Gurney,	Miller,	Smith (Howell),
Carroll,	Hall,	Moore (Miss.),	Spencer (St. L. City),
Cherrington,	Hancock,	Moore (Stone),	Steel,
Correll,	Harrison,	Moran,	Stickney,
Davidson,	Hart,	Mortimer,	Swanger,
Davis (Taney),	Higbee,	Mueller,	Tartar,
Davis (Wayne),	Hinde,	Murray,	Temme,
Davison,	Johnston,	Old,	Tubbs,
Denny,	Jones (Jackson),	Pettijohn,	Walton,
Denslow,	Julian,	Paipps,	Watson,
Drabelle,	Kline,	Robertson,	Waymeyer,
Drum,	Kyler,	Ross,	Weinhold,
Dyer,	Lane,	Rothwell,	Wetzel,
Edgar,	Leazenby,	Sachse,	Mr. Speaker—87.
Ferguson,	LeFavor,	Sailor,	

NOES—Messrs.

Avery,	Cape,	Jones (Polk),	Sherrill,
Baughner,	Chinn,	McIntyre,	Tate,
Bennett,	Collins,	Meriwether,	Weaver,
Brock,	Hammond,	O'Dell,	Young (St. Fran.)
Burks,	Jones (Hickory),	Pritchett,	Young (Texas)—20.

Absent—Messrs.

Anderson,	Crisp,	Martin,	Rohne,
Benner,	Daneri,	Melson,	Russell (N. Madrid),
Bourn,	DeReign,	Minnis,	Schumacher,
Buckner,	Gay,	Odneal,	Spencer (Douglas),
Choate,	Jenkins,	O'Reilly,	Tatum,
Coppedge,	Lynch,	Porterfield,	Warner—27.
Cox,	McPherson,	Pratte,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 56 was agreed to.

Mr. Cherrington moved that the vote by which House bill No. 56 passed be reconsidered, and that the motion be laid on the table;

Which was agreed to.

House bill No. 657 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Benner,	Hall,	Melson,	Sherrill,
Bennett,	Hancock,	Meriwether,	Short (Cole),
Bittinger,	Hart,	Middleton,	Short (Phelps),
Burks,	Higbee,	Miller,	Smith (Buchanan),
Calhoun,	Hinde,	Minnis,	Smith (Howell),
Cape,	Johnson,	Moore (Mississippi),	Spencer (Douglas),
Cherrington,	Jones (Hickory),	Moore (Stone),	Spencer (St. L. City),
Chinn,	Jones (Jackson),	Moran,	Steel,
Choate,	Jones (Polk),	Murray,	Stickney,
Cox,	Julian,	O'Dell,	Tate,
Davidson,	Kline,	Old,	Tatum,
Davison,	Kyler,	Pettijohn,	Temme,
Denny,	Lane,	Phipps,	Tubbs,
Denslow,	Leazenby,	Pratte,	Walton,
Drabelle,	LeFavor,	Robertson,	Watson,
Dyer,	LeRoy,	Rohne,	Waymeyer,
Edgar,	McCollum,	Ross,	Weaver,
Ferguson,	McIntyre,	Rothwell,	Weinhold,
Freeman,	McKearly,	Russell (N. Madrid),	Wetzel,
Gill,	McKee,	Sachse,	Young (St. Fran.),
Gmelich,	McPherson,	Sailor,	Young (Texas),
Griffiths,	Mahan,	Schooler,	Mr. Speaker—90.
Grubb,	Marsh,		

NOES—Messrs.

Arnett,	Collins,	Fuson,	Sawyer,
Atkins,	Coppedge,	Mueller,	Schoppenhorst,
Brock,	Correll,	Sartin,	Tartar—12.

Absent—Messrs.

Anderson,	Buckner,	Gay,	Mortimer,
Armstrong,	Carroll,	George,	Odneal,
Avery,	Crisp,	Gurney,	O'Reilly,
Baughner,	Daneri,	Hammond,	Porterfield,
Best,	Davis (Taney),	Harrison,	Pritchett,
Bothwell,	Davis (Wayne),	Jenkins,	Schumacher,
Bourn,	DeReign,	Lynch,	Swanger,
Breit,	Drum,	Martin,	Warner—32.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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The title to House bill No. 657 was agreed to.

Mr. Denslow moved the vote by which House bill No. 657 was passed be reconsidered, and the motion laid on the table;

Which was agreed to.

House bill No. 737 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McIntyre,	Rohne,
Arnett,	Ferguson,	McKee,	Rothwell,
Baughner,	Gay,	Meriwether,	Russell (N. Madrid),
Bittinger,	Gill,	Miller,	Sachse,
Bothwell,	Gmelich,	Minnis,	Short (Cole),
Bourn,	Hinde,	Moore (Miss.),	Short (Phelps),
Carroll,	Jenkins,	Moran,	Spencer (St. L. City),
Coppedge,	Johnston,	Mortimer,	Tatum,
Correll,	Jones (Jackson),	Mueller,	Temme,
Daneri,	Julian,	O'Reilly,	Walton,
Davidson,	Kline,	Phipps,	Waymeyer,
Davis (Taney),	Kyler,	Pritchett,	Weinhold,
Davison,	LeRoy,	Robertson,	Wetzel—54.
Drabelle,	Lynch,		

NOES—Messrs.

Atkins,	Drum,	McPherson,	Schooler,
Avery,	Fuson,	Mahan,	Sherrill,
Benner,	George,	Marsh,	Smith (Buchanan),
Bennett,	Griffiths,	Middleton,	Smith (Howell),
Best,	Grubb,	Moore (Stone),	Spencer (Douglas),
Breit,	Gurney,	Murray,	Steel,
Brock,	Hall,	O'Dell,	Swanger,
Burks,	Hancock,	Odneal,	Tartar,
Calhoun,	Hart,	Old,	Tate,
Cape,	Higbee,	Pettijohn,	Tubbs,
Caerrington,	Jones (Hickory),	Porterfield,	Watson,
Chinn,	Jones (Polk),	Ross,	Weaver,
Collins,	Leazenby,	Sailor,	Young (St. Fran.),
Davis (Wayne),	LeFavor,	Sartin,	Young (Texas),
Denny,	McCollum,	Sawyer,	Mr. Speaker—63.
Denslow,	McKearly,	Schoppenhorst,	

Absent—Messrs.

Anderson,	DeReign,	Harrison,	Pratte,
Buckner,	Edgar,	Lane,	Schumacher,
Choate,	Freeman,	Martin,	Stickney,
Cox,	Hammond,	Melson,	Warner—17.
Crisp,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
Sick—Messrs.		
Pollock,	Shaw,	Spurgeon—3.

Mr. Steel moved that the vote by which House bill No. 737 failed to pass be reconsidered, and motion be laid on the table;

Which was agreed to.

House bill No. 86 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	McKearly,	Sachse,
Atkins,	Ferguson,	McKee,	Sawyer,
Baughner,	Gill,	Mahan,	Schoppenhorst,
Bennett,	Gmelich,	Melson,	Sherrill,
Best,	Grubb,	Meriwether,	Short (Cole),
Bittinger,	Gurney,	Middleton,	Short (Phelps),
Bothwell,	Hall,	Miller,	Smith (Buchanan),
Breit,	Hammond,	Minnis,	Smith (Howell),
Brock,	Hancock,	Moore (Mississippi),	Spencer (Douglas),
Burks,	Hart,	Moore (Stone),	Spencer (St. L. City)
Cape,	Higbee,	Moran,	Steel,
Chinn,	Johnston,	Mortimer,	Swanger,
Choate,	Jones (Hickory),	Murray,	Tartar,
Collins,	Jones (Jackson),	O'Dell,	Tatum,
Coppedge,	Jones (Polk),	Odneal,	Temme,
Correll,	Julian,	Old,	Waymeyer,
Davis (Taney),	Kline,	O'Reilly,	Weaver,
Davis (Wayne),	Kyler,	Porterfield,	Weinhold,
Davison,	Leazenby,	Pratte,	Wetzel,
Denny,	LeFavor,	Robertson,	Young (St. Fran.),
Denslow,	LeRoy,	Rohne,	Young (Texas),
Dyer,	McCollum,	Ross,	Mr. Speaker—88.

NOES—Messrs.

Fuson,	George,	McIntyre,	Tate—6.
Rothwell,	Schooler,		

Absent—Messrs.

Anderson,	Buckner,	Crisp,	Drum,
Arnett,	Calhoun,	Daneri,	Freeman,
Avery,	Carroll,	Davidson,	Gay,
Benner,	Caerrington,	DeReign,	Griffiths,
Bourn,	Cox,	Drabelle,	Harrison,

Hinde,	Marsh,	Pritchett,	Stickney,
Jenkins,	Martin,	Russell (N. Madrid),	Tubbs,
Lane,	Mueller,	Sailor,	Walton,
Lynch,	Pettijohn,	Sartin,	Warner,
McPherson,	Paipps,	Schumacher,	Watson—40.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 86 was agreed to.

Mr. Temme moved that the vote by which House bill No. 86 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Grubb (by consent) introduced House bill No. 828, entitled
An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks ;

Which was read first time.

House bill No. 665 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denslow,	McIntyre,	Schooler,
Arnett,	Dyer,	McKearly,	Sherrill,
Atkins,	Edgar,	McKee,	Short (Cole),
Avery,	Ferguson,	McPherson,	Short (Phelps),
Baughner,	Fuson,	Mahan,	Smith (Buchanan),
Benner,	George,	Marsh,	Smith (Howell),
Bennett,	Gill,	Middleton,	Spencer (Douglas),
Best,	Gmelich,	Miller,	Spencer (St. L. City),
Bittinger,	Griffith,	Moore (Mississippi),	Steel,
Bothwell,	Grubb,	Moore (Stone),	Stickney,
Breit,	Gurney,	Moran,	Swanger,
Brock,	Hall,	Mueller,	Tartar,
Buckner,	Hammond,	O'Dell,	Tate,
Burks,	Hancock,	Odneal,	Tatum,
Cape,	Hart,	O'Reilly,	Temme,
Cherrington,	Higbee,	Phipps,	Tubbs,
Chinn,	Johnston,	Robertson,	Watson,
Choate,	Jones (Jackson),	Rohne,	Waymeyer,
Collins,	Kline,	Ross,	Weaver,
Correll,	Kyler,	Rothwell,	Weinhold,
Davidson,	Lane,	Sachse,	Wetzel,
Davis (Taney),	Leazenby,	Sartin,	Young (St. Francois),
Davis (Wayne),	LeRoy,	Sawyer,	Young (Texas),
Davison,	McCollum,	Schoppenhorst,	Mr. Speaker—96.

NOES—None.

Absent—Messrs.

Anderson,	Drabelle,	LeFavor,	Pettijohn,
Bourn,	Drum,	Lynch,	Porterfield,
Calhoun,	Freeman,	Martin,	Pratte,
Carroll,	Gay,	Melson,	Pritchett,
Coppedge,	Harrison,	Meriwether,	Russell (N. Madrid),
Cox,	Hinde,	Minnis,	Sailor,
Crisp,	Jenkins,	Mortimer,	Schumacher,
Daneri,	Jones (Hickory),	Murray,	Walton,
Denny,	Jones (Polk),	Old,	Warner—38.
DeReign,	Julian,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Emergency clause to House bill No. 665 was adopted by the following vote :

A YES—Messrs.

Arnett,	Dyer,	LeRoy,	Sailor,
Atkins,	Edgar,	McCollum,	Sartin,
Avery,	Ferguson,	McIntyre,	Sawyer,
Baughner,	Freeman,	McKearly,	Schoppenhorst,
Benner,	Fuson,	McKee,	Sherrill,
Bennett,	Gay,	McPherson,	Short (Cole),
Best,	Gill,	Melson,	Short (Phelps),
Bittinger,	Gmelich,	Meriwether,	Smith (Buchanan),
Bothwell,	Griffiths,	Miller,	Spencer (Douglas),
Bourn,	Gurney,	Minnis,	Spencer (St. L. City),
Breit,	Hall,	Moore (Mississippi),	Steel,
Brock,	Hammond,	Moore (Stone),	Stickney,
Burks,	Hancock,	Moran,	Swager,
Cape,	Hart,	Mueller,	Tartar,
Cherrington,	Higbee,	Murray,	Tate,
Chinn,	Hinde,	O'Dell,	Tatum,
Collins,	Jenkins,	Odneal,	Temme,
Coppedge,	Johnston,	Old,	Watson,
Correll,	Jones (Jackson),	O'Reilly,	Waymeyer,
Cox,	Jones (Polk),	Pettijohn,	Weaver,
Davidson,	Julian,	Robertson,	Weinhold,
Davis (Wayne),	Kline,	Rohne,	Wetzel,
Davison,	Kyler,	Ross,	Young (St. Fran.),
Denslow,	Lane,	Rothwell,	Young (Texas),
Drabelle,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—103.
Drum,	LeFavor,	Sachse,	

NOES—None.

Absent—Messrs.

Anderson,	Davis (Taney),	Mahan,	Pritchett,
Armstrong,	Denny,	Marsh,	Schooler,
Buckner,	DeReign,	Martin,	Schumacher,
Calhoun,	George,	Middleton,	Smith (Howell),
Carroll,	Grubb,	Mortimer,	Tubbs,
Choate,	Harrison,	Phipps,	Walton,
Crisp,	Jones (Hickory),	Porterfield,	Warner—31.
Daneri,	Lynch,	Pratte,	

Absent with leave—Messrs

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 665 was agreed to.

Mr. Tatum moved the vote by which House bill No. 665 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate amendments to House bill No. 768 were concurred in by the following vote :

A YES—Messrs.

Armstrong,	Cox,	George,	Kline,
Baughner,	Davidson,	Gill,	Kyler,
Benner,	Davis (Taney),	Gmelich,	Lane,
Bennett,	Davis (Wayne),	Griffiths,	Leazenby,
Best,	Davison,	Hammond,	LeFavor,
Bittinger,	Denny,	Hancock,	LeRoy,
Breit,	Denslow,	Harrison,	McCollum,
Burks,	Drabelle,	Hart,	McIntyre,
Cape,	Dyer,	Higbee,	McKearly,
Cherrington,	Edgar,	Hinde,	McKee,
Chinn,	Ferguson,	Jenkins,	McPherson,
Coppedge,	Fuson,	Johnston,	Mahan,
Correll,	Gay,	Jones (Polk),	Melson,

Meriwether,	Robertson,	Sherrill,	Temme,
Minnis,	Rohne,	Short (Cole),	Tubbs,
Moore (Mississippi),	Ross,	Short (Phelps),	Watson,
Moore (Stone),	Russell (N. Madrid),	Spencer (Douglas),	Waymeyer,
Murray,	Sachse,	Stickney,	Weinhold,
Odneal,	Sartin,	Swanger,	Young (St. Fran.)
Old,	Sawyer,	Tartar,	Young (Texas).
O'Reilly,	Schoppenhorst,	Tate,	Mr. Speaker—87.
Pettijohn,	Schooler,	Tatum,	

NO—Mr. Brock—1.

Absent—Messrs.

Anderson,	Daneri,	Martin,	Rothwell,
Arnett,	DeReign,	Middleton,	Sailor,
Atkins,	Drum,	Miller,	Schumacher,
Avery,	Freeman,	Moran,	Smith (Buchanan),
Bothwell,	Grubb,	Mortimer,	Smith (Howell),
Bourn,	Gurney,	Mueller,	Spencer (St. L. city)
Buckner,	Hall,	O'Dell,	Steel,
Calhoun,	Jones (Hickory),	Phipps,	Walton,
Carroll,	Jones (Jackson),	Porterfield,	Warner,
Choate,	Julian,	Pratte,	Weaver,
Collins,	Lynch,	Pritchett,	Wetzel—46.
Crisp,	Marsh,		

Absent with leave—Messrs.

Kasey,	DeFord,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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House bill No. 533 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	LeRoy,	Sartin,
Arnett,	Ferguson,	McCollum,	Sawyer,
Avery,	Fuson,	McIntyre,	Schoppenhorst,
Benner,	Gay,	McKearly,	Schooler,
Bennett,	George,	McKee,	Short (Cole),
Best,	Gill,	McPherson,	Smith (Buchanan),
Bittinger,	Gmelich,	Mahan,	Smith (Howell),
Bothwell,	Griffiths,	Melson,	Spencer (Douglas),
Breit,	Grubb,	Meriwether,	Steel,
Brock,	Hall,	Miller,	Stickney,
Buckner,	Hammond,	Minnis,	Swanger,
Calhoun,	Hancock,	Moore (Mississippi),	Tartar,
Cape,	Hart,	Moore (Stone),	Tate,
Cherington,	Higbee,	Mueller,	Tatum,
Chinn,	Hinde,	Murray,	Temme,
Choate,	Jenkins,	O'Dell,	Watson,
Correll,	Johnston,	Odneal,	Waymeyer,
Davidson,	Jones (Jackson),	Old,	Weaver,
Davis (Faney),	Jones (Polk),	Pettijohn,	Weinhold,
Davis (Wayne),	Kline,	Robertson,	Wetzel,
Denny,	Kyler,	Rohne,	Young (St. Fran.)
Denslow,	Lane,	Ross,	Young (Texas),
Drabelle,	Leazenby,	Sachse,	Mr. Speaker—94.
Dyer,	LeFavor,		

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Marsh,	Rothwell,
Atkins,	Davidson,	Martin,	Russell (N. Madrid),
Baughner,	DeReign,	Middleton,	Sailor,
Bourn,	Drum,	Moran,	Schumacher,
Burks,	Freeman,	Mortimer,	Sherrill,
Carroll,	Gurney,	O'Reilly,	Short (Phelps),
Collins,	Harrison,	Phipps,	Spencer (St. L. City)
Coppedge,	Jones (Hickory),	Porterfield,	Tubbs,
Cox,	Julian,	Pratt,	Walton,
Crisp,	Lynch,	Pritchett,	Warner—40.

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 533 was agreed to.

Mr. Freeman moved that the vote by which House bill No. 533 passed be reconsidered, and motion be laid on the table ;

Which was agreed to.

Senate bill No. 154 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Edgar,	LeFavor,	Rothwell,
Arnett,	Ferguson,	LeRoy,	Sachse,
Avery,	Freeman,	Lyvch,	Sailor,
Baughner,	Fuson,	McCollum,	Sartin,
Benner,	Gay,	McIntyre,	Sawyer,
Bennett,	George,	McKearly,	Schoppenhorst,
Best,	Gill,	McPherson,	Schooler,
Bittinger,	Gmelich,	Mahan,	Short (Phelps),
Bothwell,	Griffiths,	Melson,	Smith (Buchanan),
Bourn,	Grubb,	Mariwether,	Smith (Howell),
Breit,	Hall,	Miller,	Spencer (Douglas),
Brock,	Hammond,	Minnis,	Spencer (St. L. City),
Buckner,	Hancock,	Moore (Mississippi),	Steel,
Burks,	Hart,	Moore (Stone),	Stickney,
Cape,	Higbee,	Moran,	Tartar,
Chinn,	Hinde,	Mueller,	Tate,
Choate,	Jenkins,	Murray,	Temme,
Collins,	Johnston,	O'Dell,	Watson,
Davidson,	Jones (Hickory),	Odneal,	Waymeyer,
Davis (Paney),	Jones (Jackson),	O'Reilly,	Weaver,
Davis (Wayne),	Jones (Polk),	Pettijohn,	Weinhold,
Davison,	Julian,	Phipps,	Young (St. Francois),
Denny,	Kyler,	Robertson,	Young (Texas),
Denslow,	Lane,	Rohne,	Mr. Speaker—99.
Dyer,	Leazenby,	Ross,	

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Martin,	Sherrill,
Atkins,	DeReign,	Middleton,	Short (Cole),
Calhoun,	Drabelle,	Mortimer,	Swanger,
Carroll,	Drum,	Old,	Tatum,
Cherrington,	Gurney,	Porterfield,	Tubbs,
Coppedge,	Harrison,	Pratte,	Walton,
Correll,	Kline,	Pritchett,	Warner,
Cox,	McKee,	Russell (N. Madrid),	Wetzel—35.
Crisp,	Marsh,	Schumacher,	

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to Senate bill No. 154 was agreed to.

Mr. Bittinger moved that the vote by which Senate bill No. 154 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 473 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Dyer,	McCollum,	Sartin,
Avery,	Edgar,	McIntyre,	Schoppenhorst,
Baughner,	Ferguson,	McKearly,	Schooler,
Bennett,	Freeman,	Melson,	Short (Phelps),
Best,	Gay,	Meriwether,	Smith (Buchanan),
Bothwell,	Griffiths,	Miller,	Smith (Howell),
Breit,	Grubb,	Minnis,	Spencer (Douglas),
Brock,	Hall,	Moore (Miss.),	Spencer (St. L. City),
Burks,	Hancock,	Moore (Stone),	Steel,
Calhoun,	Hart,	Moran,	Stickney,
Cape,	Higbee,	Mueller,	Tartar,
Cherrington,	Hinde,	Murray,	Tate,
Chinn,	Johnston,	O'Dell,	Temme,
Choate,	Jones (Hickory),	Odneal,	Watson,
Collins,	Jones (Jackson),	O'Reilly,	Waymeyer,
Correll,	Jones (Polk),	Pettijohn,	Weaver,
Cox,	Kline,	Phipps,	Weinhold,
Davis (Taney),	Kyler,	Rohne,	Wetzel,
Davis (Wayne),	Lane,	Ross,	Young (St. Francois),
Davison,	Leazenby,	Rothwell,	Young (Texas),
Denny,	LeFavor,	Sachse,	Mr. Speaker—87.
Denslow,	LeRoy,	Sailor,	

NOES—Messrs.

Atkins, Fuson—2.

Absent—Messrs.

Anderson,	Drabelle,	McKee,	Robertson,
Armstrong,	Drum,	McPherson,	Russell (N. Madrid),
Benner,	George,	Mahan,	Sawyer,
Bittinger,	Gill,	Marsh,	Schumacher,
Bourn,	Gmelich,	Martin,	Sherrill,
Buckner,	Gurney,	Middleton,	Short (Cole),
Carroll,	Hammond,	Mortimer,	Swanger,
Coppedge,	Harrison,	Old,	Tatum,
Crisp,	Jenkins,	Porterfield,	Tubbs,
Daneri,	Julian,	Pratte,	Walton,
Davidson,	Lynch,	Pritchett,	Warner—45.
DeReign,			

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 473 was agreed to.

Mr. Julian moved that the vote by which House bill No. 473 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 761 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Collins,	George,	Johnston,
Arnett,	Correll,	Gill,	Jones (Hickory),
Atkins,	Davis (Taney),	Gmelich,	Jones (Jackson),
Avery,	Davis (Wayne),	Griffiths,	Jones (Polk),
Bennett,	Davison,	Grubb,	Kline,
Bittinger,	Denny,	Gurney,	Lane,
Bothwell,	Denslow,	Hall,	Leazenby,
Breit,	Dyer,	Hammond,	LeFavor,
Brock,	Edgar,	Hancock,	LeRoy,
Buckner,	Freeman,	Hart,	McCollum,
Chinn,	Fuson,	Higbee,	McIntyre,
Choate,	Gay,	Hinde,	McKearly,

McPherson,	O'Reilly,	Short (Phelps),	Tubbs,
Mahan,	Pettijohn,	Smith (Buchanan),	Watson,
Miller,	Robertson,	Smith (Howell),	Waymeyer,
Minnis,	Rohne,	Spencer (Douglas),	Weaver,
Moore (Mississippi),	Ross,	Steel,	Weinhold,
Moore (Stone),	Rothwell,	Stickney,	Wetzel,
Moran,	Sachse,	Tartar,	Young (St. Fran.)
Murray,	Sartin,	Tate,	Young (Texas),
O'Dell,	Schoppenhorst,	Temme,	Mr. Speaker—85.
Odneal,			

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	Marsh,	Russell (N. Madrid)
Baughner,	Davidson,	Martin,	Sailor,
Benner,	DeReign,	Melson,	Sawyer,
Best,	Drabelle,	Meriwether,	Schooler,
Bourn,	Drum,	Middleton,	Schumacher,
Burks,	Ferguson,	Mortimer,	Sherrill,
Calhoun,	Harrison,	Mueller,	Short (Cole),
Cape,	Jenkins,	Old,	Spencer (St. L. City)
Carroll,	Julian,	Phipps,	Swanger,
Cherrington,	Kyler,	Porterfield,	Tatum,
Coppedge,	Lynch,	Pratte,	Walton,
Cox,	McKee,	Pritchett,	Warner—49.
Crisp,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 761 was agreed to.

Mr. Hammond moved that the vote by which House bill No. 761 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 307 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Davison,	Kasey,	Sachse,
Arnett,	Dyer,	Leazenby,	Sawyer,
Atkins,	Edgar,	LeFavor,	Shoppenhorst,
Avery,	Ferguson,	LeRoy,	Short (Phelps),
Baughner,	Freeman,	Lynch,	Smith (Buchanan),
Benner,	Fuson,	McCollum,	Smith (Howell),
Bennett,	Gay,	McIntyre,	Spencer (Douglas),
Best,	George,	McKearly,	Spencer (St. L. City)
Bittinger,	Gill,	Mahan,	Steel,
Bothwell,	Gmelich,	Meriwether,	Swanger,
Bourn,	Grubb,	Miller,	Tartar,
Breit,	Gurney,	Moore (Mississippi),	Tate,
Brock,	Hall,	Moore (Stone),	Temme,
Buckner,	Hammond,	Moran,	Watson,
Cape,	Hancock,	O'Dell,	Waymeyer,
Chinn,	Hart,	Odneal,	Weaver,
Choate,	Higbee,	O'Reilly,	Wetzel,
Collins,	Hinde,	Pettijohn,	Young (St. Fran.),
Correll,	Johnston,	Robertson,	Young (Texas),
Davis (Taney),	Jones (Hickory),	Rohne,	Mr. Speaker—83.
Davis (Wayne),	Jones (Jackson),	Ross,	

NOES—Messrs.

Burks,	Minnis,	Murray,	Rothwell—5.
Crittids,			

Absent—Messrs.

Anderson,	Drabelle,	Martin,	Sartin,
Calhoun,	Drum,	Melson,	Schooler,
Carroll,	Harrison,	Middleton,	Schumacher,
Cherrington,	Jenkins,	Mortimer,	Sherrill,
Coppedge,	Jones (Polk),	Mueller,	Short (Cole),
Cox,	Julian,	Old,	Stickney,
Crisp,	Kline,	Phipps,	Tatum,
Daneri,	Kyler,	Porterfield,	Tubbs,
Davidson,	Lane,	Pratt,	Walton,
Denny,	McKee,	Pritchett,	Warner,
Denslow,	McPherson,	Russell (N. Madrid),	Weinhold—47.
DeReign,	Marsh,	Sailor,	

Absent with leave—Messrs.

DeFord, Sullinger—2.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

Title to House bill No. 307 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 307 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

House bill No. 489 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Denslow,	Leazenby,	Sailor,
Atkins,	Drabelle,	LeFavor,	Sawyer,
Avery,	Dyer,	LeRoy,	Schoppenhorst,
Baughner,	Edgar,	McCollum,	Schooler,
Benner,	Ferguson,	McIntyre,	Short (Cole),
Bennett,	Fuson,	McKearly,	Short (Phelps),
Best,	Gay,	McKee,	Smith (Howell),
Bothwell,	George,	Mahan,	Spencer (Douglas),
Bourn,	Gill,	Meriwether,	Spencer (St. L. city),
Breit,	Gmelich,	Miller,	Steel,
Brock,	Griffiths,	Moore (Mississippi),	Swanger,
Buckner,	Gurney,	Moore (Stone),	Tartar,
Burks,	Hall,	Moran,	Tate,
Calhoun,	Hancock,	Murray,	Temme,
Cherrington,	Higbee,	O'Dell,	Watson,
Chinn,	Hinde,	Odneal,	Waymeyer,
Correll,	Johnston,	O'Reilly,	Weaver,
Davidson,	Jones (Hickory),	Pettijohn,	Wetzel,
Davis (Faney),	Jones (Jackson),	Robertson,	Young (St. Fran.)
Davis (Wayne),	Jones (Polk),	Ross,	Young (Texas),
Davison,	Julian,	Rothwell,	Mr. Speaker—87.
Denny,	Kyler,	Sachse,	

NOES—Messrs.

Arnett, Cape, Sartin—3.

Absent—Messrs.

Anderson,	Freeman,	Martin,	Rohne,
Bittinger,	Grubb,	Melson,	Russell (N. Madrid),
Carroll,	Hammond,	Middleton,	Schumacher,
Choate,	Harrison,	Minnis,	Sherrill,
Collins,	Hart,	Mortimer,	Smith (Buc'n),
Coppedge,	Jenkins,	Mueller,	Stickney,
Cox,	Kline,	Old,	Tatum,
Crisp,	Lane,	Phipps,	Tubbs,
Daneri,	Lynch,	Porterfield,	Walton,
DeReign,	McPherson,	Pratte,	Warner,
Drum,	Marsh,	Pritchett,	Weinhold—44.

Absent with leave—Messrs.

DeFord, Kasey, Sullinger—3.

Sick—Messrs.

Pollock, Shaw, Spurgeon—3.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 53, entitled

An act providing for the endowment of the State University, and for the establishment and endowment of free scholarships of merit therein in each county ;

Also, Senate bill No. 241, entitled

An act to amend article 2, of chapter 97, of the Revised Statutes of the State of Missouri of 1889, entitled "School lands ;"

Also, Senate bill No. 408, entitled

An act to amend an act entitled "An act authorizing the construction of electric railways to connect county seats with railroads," approved April 1, 1893 ;

Also, Senate bill No. 2, entitled

An act to authorize the establishment of sanitary districts in the State of Missouri, and to define the powers of such districts ;

Also, Senate bill No. 209, entitled

An act providing for the correction of erroneous assessments upon personal property in cities of this State which now have or may hereafter have 300,000 inhabitants or more ;

Emergency clause adopted ;

In which the concurrence of the House is respectfully requested.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railway companies whose tracks cross each other at grade to construct joint depots at such crossings ;

Also, House bill No. 672, entitled

An act to change the time of holding court in the Twenty-ninth judicial circuit, and to fix the terms of court therein ;

Also, House bill No. 244, entitled

An act to amend section 6427 of article 2 of chapter 97, Revised Statutes of 1889, relating to school lands ;

Also, House bill No. 445, entitled

An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy ;

Also, House bill No. 504, entitled

An act to amend section 4037, article 2, and section 4183, article 1, of chapter 48, of the Revised Statutes of 1889 of the State of Missouri, entitled "Criminal cases—practice and proceedings in ;"

Amendments Nos. 1 and 2 agreed to.

Title to House bill No. 489 was agreed to.

Mr. Armstrong moved that the vote by which House bill No. 489 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 667 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Drum,	LeFavor,	Sailor,
Atkins,	Dyer,	McCollum,	Sartin,
Baughner,	Edgar,	McIntyre,	Sawyer,
Benner,	Ferguson,	McKearly,	Schoppenhorst,
Bennett,	Fuson,	McKee,	Schouler,
Best,	George,	McPherson,	Short (Phelps),
Bittinger,	Gill,	Mahan,	Smith (Buchanan),
Bothwell,	Gmelich,	Melson,	Smith (Howell),
Bourn,	Griffiths,	Meriwether,	Spencer (Douglas),
Breit,	Grubb,	Miller,	Spencer (St. L. city),
Brock,	Gurney,	Moore (Mississippi),	Steel,
Burks,	Hammond,	Moore (Stone),	Stickney,
Calhoun,	Hancock,	Mueller,	Tartar,
Cape,	Hart,	Murray,	Tate,
Cherrington,	Higbee,	O'Dell,	Tatum,
Chinn,	Johnston,	Odneal,	Temme,
Collins,	Jones (Hickory),	Old,	Watson,
Davidson,	Jones (Jackson),	O'Reilly,	Waymeyer,
Davis (Taney),	Jones (Polk),	Pettijohn,	Weaver,
Davis (Wayne),	Julian,	Robertson,	Wetzel,
Davison,	Kline,	Rohne,	Young (St. Francois),
Denny,	Kyler,	Ross,	Young (Texas),
Denslow,	Lane,	Sachse,	Mr. Speaker—94.
Drabelle,	Leazenby,		

NO—Mr. LeRoy—1.

Absent—Messrs.

Anderson,	Daneri,	Martin,	Russell (N. Madrid),
Armstrong,	DeReign,	Middleton,	Schumacher,
Avery,	Freeman,	Minnis,	Sherrill,
Buckner,	Gay,	Moran,	Short (Cole),
Carroll,	Hall,	Mortimer,	Swanger,
Choate,	Harrison,	Phipps,	Tubbs,
Coppedge,	Hinde,	Porterfield,	Walton,
Correll,	Jenkins,	Pratte,	Warner
Cox,	Lynch,	Pritchett,	Weinhold—39.
Crisp,	Marsh,	Rothwell,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 667 was agreed to.

Mr. Murray moved that the vote by which House bill No. 667 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 383 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Davis (Wayne),	Hammond,	Minnis,
Avery,	Davison,	Harrison,	Moore (Mississippi),
Baughner,	Denny,	Higbee,	Moore (Stone),
Benner,	Denslow,	Hinde,	Mueller,
Bennett,	Drum,	Johnston,	Murray,
Best,	Dyer,	Jones (Hickory),	O'Dell,
Bittinger,	Edgar,	Jones (Jackson),	Odneal,
Bothwell,	Ferguson,	Jones (Polk),	Old,
Bourn,	Freeman,	Kyler,	Pettijohn,
Breit,	Fuson,	Leazenby,	Phipps,
Brock,	Gay,	LeFavor,	Rohne,
Cape,	George,	LeRoy,	Ross,
Cherrington,	Gill,	McCollum,	Rothwell,
Chinn,	Gmelich,	McKee,	Russell (N. Madrid),
Choate,	Griffiths,	McPherson,	Sachse,
Collins,	Grubb,	Mahan,	Sartin,
Correll,	Gurney,	Melson,	Sawyer,
Davis (Taney),	Hall,	Miller,	Schoppenhorst,

Schooler, Steel,
 Short (Phelps), Stickney,
 Smith (Buchanan), Swanger,
 Smith (Howell), Tartar,
 Spencer (Douglas), Tate,

Temme,
 Walton,
 Watson,
 Waymeyer,
 Weaver,

Weinhold,
 Wetzol,
 Young (Texas),
 Mr. Speaker—91.

NO—Mr. Atkins—1.

Absent—Messrs.

Anderson, DeReign,
 Armstrong, Drabelle,
 Buckner, Hancock,
 Burks, Hart,
 Calhoun, Jenkins,
 Carroll, Julian,
 Coppedge, Kline,
 Cox, Lane,
 Crisp, Lynch,
 Daneri, McIntyre,
 Davidson, McKearly,

Marsh,
 Martin,
 Meriwether,
 Middleton,
 Moran,
 Mortimer,
 O'Reilly,
 Porterfield,
 Pratte,
 Pritchett,

Robertson,
 Sailor,
 Schumacher,
 Sherrill,
 Short (Cole),
 Spencer (St. L. City),
 Tatum,
 Tubbs,
 Warner,
 Young (St. Fran.)
 —42.

Absent with leave—Messrs.

DeFord, Kasey,

Sullinger—3.

Sick—Mr. Messrs.

Pollock, Shaw,

Spurgeon—3.

The emergency clause to Senate bill No. 383 was agreed to by the following vote:

A Y E S—Messrs.

Arnett, Dyer,
 Atkins, Edgar,
 Baughner, Fuson,
 Benner, Gay,
 Bennett, George,
 Best, Gill,
 Bittinger, Gmelich,
 Brock, Griffiths,
 Buckner, Grubb,
 Burks, Hall,
 Calhoun, Hammond,
 Cape, Hancock,
 Carroll, Hart,
 Herrington, Higbee,
 Hinn, Hinde,
 Hoste, Johnston,
 Orrell, Jones (Hickory),
 Cox, Jones (Jackson),
 Davis (Taney), Jones (Polk),
 Davis (Wayne), Julian,
 Avison, Kyler,
 Enny, Leazenby,
 Enslow, LeFavor,
 Drabelle, LeRoy,
 Rum, Lynch,

McCollum,
 McKee,
 McPherson,
 Mahan,
 Melson,
 Miller,
 Minnis,
 Moore (Mississippi),
 Moore (Stone),
 Moran,
 Mueller,
 Murray,
 O'Dell,
 Odneal,
 Old,
 Pettijohn,
 Phipps,
 Robertson,
 Rohne,
 Ross,
 Rothwell,
 Russell (N. Madrid),
 Sachse,
 Sartin,
 Sawyer,
 Schoppenhorst,
 Schooler,
 Short (Cole),
 Short (Phelps),
 Smith (Buchanan),
 Smith (Howell),
 Spencer (Douglas),
 Spencer (St. L. City),
 Steel,
 Stickney,
 Swanger,
 Tartar,
 Tate,
 Temme,
 Tubbs,
 Walton,
 Watson,
 Waymeyer,
 Weaver,
 Weinhold,
 Wetzol,
 Young (Texas),
 Mr. Speaker—98.

NO—Mr. McKearly—1.

Absent—Messrs.

Anderson, Daneri,
 Armstrong, Davidson,
 Berry, DeReign,
 Bethwell, Ferguson,
 Burn, Freeman,
 Calt, Gurney,
 Collins, Harrison,
 Coppedge, Jenkins,
 Crisp, Kline,

Lane,
 McIntyre,
 Marsh,
 Martin,
 Meriwether,
 Middleton,
 Mortimer,
 O'Reilly,
 Porterfield,

Pratte,
 Pritchett,
 Sailor,
 Schumacher,
 Sherrill,
 Tatum,
 Warner,
 Young (St. Fran.)
 —35.

Absent with leave—Messrs.

DeFord, Kasey,

Sullinger—3.

Sick—Messrs.

Pollock, Shaw,

Spurgeon—3.

Title to Senate bill No. 383 was agreed to.

Mr. Davison moved that the vote by which Senate bill No. 383 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 175, entitled

An act to amend sections 5435 and 5439, chapter 80, Revised Statutes of 1889, entitled "Homesteads ;"

Also, Senate bill No. 220, entitled

An act amending "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing sections 3, 9 and 10, and by enacting new sections in lieu thereof ;

In which the concurrence of the House is respectfully requested.

House bill No. 744 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denslow,	LeRoy,	Sherrill,
Arnett,	Dyer,	McCollum,	Short (Cole),
Atkins,	Edgar,	McKee,	Short (Phelps),
Baughner,	Gay,	Melson,	Smith (Buchanan),
Bennett,	George,	Meriwether,	Smith (Howell),
Bittinger,	Gill,	Miller,	Spencer (Douglas),
Bothwell,	Gmelich,	Moore (Stone),	Spencer (St. L. City)
Bourn,	Grubb,	Moran,	Steel,
Breit,	Guiney,	O'Dell,	Stickney,
Brock,	Hall,	Odneal,	Swanger,
Burks,	Hancock,	Pettijohn,	Tartar,
Calhoun,	Hart,	Paipps,	Tate,
Cape,	Higbee,	Robertson,	Temme,
Carroll,	Hinde,	Rohne,	Tubbs,
Cherrington,	Jenkins,	Rothwell,	Walton,
Chinn,	Johnston,	Russell (N. Madrid),	Watson,
Collins,	Jones (Hickory),	Sichse,	Weinhold,
Correll,	Jones (Polk),	Sartin,	Wetzel,
Davidson,	Julian,	Schoppenhorst,	Young (St. Fran.),
Davison,	Leazenby,	Schooler,	Young (Texas)—82.
Denny,	LeFavor,		

NOES—Messrs.

Drabelle,	Griffiths,	McKearly,	Sawyer,
Drum,	Hammond,	Old,	Waymeyer,
Ferguson,	Jones (Jackson),	O'Reilly,	Weaver—15.
Fuson,	Kyler,	Ross,	

Absent—Messrs.

Anderson,	Davis (Taney),	McPherson,	Murray,
Avery,	Davis (Wayne),	Mahan,	Porterfield,
Benner,	DeReign,	Marsh,	Pratte,
Best,	Freeman,	Martin,	Pritchett,
Buckner,	Harrison,	Middleton,	Sailor,
Choate,	Kline,	Munnis,	Schumacher,
Coppedge,	Lane,	Moore (Mississippi),	Tatum,
Cox,	Lynch,	Mortimer,	Warner,
Crisp,	McIntyre,	Mueller,	Mr. Speaker—37.
Daneri,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
Sick—Messrs.		
Pollock,	Shaw,	Spurgeon—3.

Title to House bill No. 744 was agreed to.

Mr. Hall moved that the vote by which House bill No. 744 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Secretary of State:

To the the Honorable House of Representatives of the 38th General Assembly :

GENTLEMEN—In compliance with your resolution of March 11, 1895, I have the honor herewith to submit to you a report of the work of the land division of the department of State for the years 1893 and 1894.

Which was read, and referred to Committee on Printing.

(For report see Appendix.)

House bill No. 712 was taken up and refused third reading by the following vote on division: Ayes 9, noes 50.

Mr. Drabelle moved to reconsider the vote by which House bill No. 712 was refused third reading.

On motion of Mr. Sartin,

House bill No. 712 was indefinitely postponed by the following vote on division: Ayes 71, noes 29.

House bill No. 765 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Edgar,	LeFavor,	Sartin.
Avery,	Freeman,	McCollum,	Short (Phelps).
Baughner,	Fuson,	Moore (Stone),	Smith (Howell),
Benner,	Gay,	Murray,	Spencer (Douglas),
Best,	Griffiths,	O'Dell,	Spencer (St.L.City),
Bothwell,	Grubb,	Odneal,	Swanger,
Cherrington,	Gurney,	Old,	Tartar,
Davis (Paney)	Hancock,	O'Reilly,	Tubbs,
Davison,	Hart,	Pettijohn,	Walton,
Denny,	Higbee,	Phipps,	Waymeyer,
Denslow,	Jones (Polk),	Porterfield,	Wetzel,
Drum,	Julian,	Robertson,	Young (St. Fran.),
Dyer,	Kyler,	Rohne,	Young (Texas)—52.

NOES—Messrs.

Atkins,	Davidson,	Lynch,	Sartin,
Beannett,	Davis (Wayne),	McKearly,	Sawyer,
Breit,	Drabelle,	McKee,	Schoppenhorst,
Brock,	Ferguson,	McPherson,	Schooler,
Burks,	George,	Mahan,	Sherrill,
Cape,	Gill,	Meriwether,	Tate,
Carroll,	Gmelich,	Minnis,	Temme,
Chinn,	Hall,	Moran,	Watson,
Choate,	Johnston,	Mueller,	Weaver,
Collins,	Jones (Hickory),	Ross,	Weinhold,
Daneri,	Leazenby,	Sachse,	Mr. Speaker—44.

Absent—Messrs.

Anderson,	DeReign,	Martin,	Russell (N. Madrid),
Armstrong,	Hammond,	Melson,	Sailor,
Bittinger,	Harrison,	Middleton,	Schumacher,
Bourn,	Hinde,	Miller,	Short (Cole),
Buckner,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Calhoun,	Jones (Jackson),	Mortimer,	Steel,
Coppedge,	Kline,	Pratte,	Stickney,
Correll,	Lane,	Pritchett,	Tatum,
Cox,	LeRoy,	Rothwell,	Warner—38.
Crisp,	Marsh,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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House bill No. 696 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Edgar,	Lane,	Sachse,
Arnett,	Ferguson,	Leazenby,	Schooler,
Atkins,	Freeman,	Lynch,	Short (Phelps),
Avery,	Fuson,	McCollum,	Smith (Howell),
Baughner,	Gay,	McKee,	Spencer (Douglas),
Benner,	George,	McPherson,	Spencer (St. L. City),
Bennett,	Gmelich,	Mahan,	Stickney,
Bittinger,	Griffiths,	Meriwether,	Swanger,
Breit,	Grubb,	Minnis,	Tartar,
Cape,	Gurney,	Moore of Stone,	Tate,
Cherrington,	Hall,	Moran,	Temme,
Chinn,	Hancock,	Mueller,	Tubbs,
Correll,	Higbee,	Murray,	Waymeyer,
Daneri,	Hinde,	O'Dell,	Weinhold,
Davis (Wayne),	Jenkins,	Odneal,	Wetzel,
Davison,	Jones (Jackson),	Old,	Young (St. Francois),
Denny,	Jones (Polk),	O'Reilly,	Young (Texas),
Drabelle,	Kline,	Pritchett,	Mr. Speaker—75.
Dyer,	Kyler,	Robertson,	

NOES—Messrs.

Best,	Johnston,	Sartin,	Steel,
Brock,	McIntyre,	Sawyer,	Weaver—11.
Collins,	Rohne,	Sherrill,	

Absent—Messrs.

Anderson,	Davis (Taney),	McKearly,	Ross,
Bothwell,	Denslow,	Marsh,	Rothwell,
Bourn,	DeReign,	Martin,	Russell (N. Madrid),
Buckner,	Drum,	Melson,	Sailor,
Burks,	Gill,	Middleton,	Schoppenhorst,
Calhoun,	Hammond,	Miller,	Schumacher,
Carroll,	Harrison,	Moore (Miss.),	Short (Cole),
Choate,	Jones (Hickory),	Mortimer,	Smith (Buchanan),
Coppedge,	Jones (Polk),	Pettijohn,	Tatum,
Cox,	Julian,	Phipps,	Walton,
Crisp,	LeFavor,	Porterfield,	Warner,
Davidson,	LeRoy,	Pratte,	Watson—48.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
Sick—Messrs.		
Pollock,	Shaw,	Spurgeon—3.

House bill No. 190 was called up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Davis (Wayne),	Kyler,	Sachse,
Atkins,	Davison,	LeFavor,	Sartin,
Avery,	Denny,	Lynch,	Schoppenhorst,
Baughner,	Denslow,	McCollum,	Schooler,
Benner,	Drum,	McKearly,	Short (Cole),
Bennett,	Dyer,	McKee,	Short (Phelps),
Best,	Ferguson,	McPherson,	Smith (Howell),
Bittinger,	Freeman,	Mahan,	Spencer (Douglas),
Breit,	Fuson,	Meriwether,	Steel,
Brock,	George,	Minnis,	Stickney,
Burks,	Griffiths,	Moran,	Swanger,
Cape,	Hall,	Murray,	Tartar,
Carroll,	Hancock,	Odneal,	Tate,
Cherrington,	Hart,	Old,	Temme,
Chinn,	Higbee,	O'Reilly,	Tubbs,
Choate,	Hinde,	Pettijohn,	Waymeyer,
Correll,	Johnston,	Phipps,	Weaver,
Cox,	Jones (Jackson),	Rohne,	Wetzel,
Daneri,	Jones (Polk),	Ross,	Young (St. Fran.),
Davis (Taney),	Julian,		Mr. Speaker—80.

NOES—Messrs.

Arnett,	Gay,	Moore (Stone),	Sherrill,
Collins,	Gmelich.	O'Dell,	Weinhold,
Davidson,	Jones (Hickory),	Sawyer,	Young (Texas)—12.

Absent—Messrs.

Anderson,	Grubb,	Martin,	Rothwell,
Bothwell,	Gurney,	Melson,	Russell (N. Madrid),
Bourn,	Hammond,	Middleton,	Sailor,
Buckner,	Harrison,	Miller,	Schumacher,
Calhoun,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Coppedge,	Kline,	Mortimer,	Spencer (St. L. City),
Crisp,	Lane,	Porterfield,	Tatum,
DeReign,	Leazenby,	Pratte,	Walton,
Drabelle,	LeRoy,	Pritchett,	Warner,
Edgar,	McIntyre,	Robertson,	Watson—42.
Gill,	Marsh,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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The title to House bill No. 190 was agreed to.

Mr. Griffiths moved that the vote by which House bill No. 190 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 220, entitled

An act amending "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing sections 3, 9 and 10, and by enacting new sections in lieu thereof,

Was read first time.

Senate bill No. 175, entitled

An act to amend sections 5435 and 5439, chapter 80, of the Revised Statutes of Missouri, 1889, entitled "Homesteads,"

Was read first time.

Senate bill No. 209, entitled

An act for the correction of erroneous assessments upon personal property in cities of this State which now have or may hereafter have 300,000 inhabitants or more,

Was read first time.

Senate bill No. 408, entitled

An act to amend an act entitled "An act authorizing the construction of electric railways to connect county seats with railroads," approved April 1, 1893,

Was read first time.

Senate bill No. 241, entitled

An act to amend section 6427, and to repeal sections 6428 and 6429, of article 2, chapter 97, Revised Statutes 1889, and to enact two new sections in lieu thereof,

Was read first time.

Senate bill No. 53, entitled

An act providing for the endowment of the State University, and for the establishment and endowment of free scholarships of merit herein in each county,

Was read first time.

Senate bill No. 2, entitled

An act authorizing the establishment of sanitary districts in the State of Missouri, and to define the powers of such districts,

Was read first time.

Mr. Atkins moved to adjourn under the rules ;
Which was not agreed to.

Mr. Moran moved to take recess until 7 : 30 p. m. ;
Which was agreed to.

EVENING SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

On motion of Mr. Armstrong, the report of the committee on invitation to visit Sedalia was adopted.

Senate bill No. 65 was called up.

On motion of Mr. Jones of Jackson,

Senate bill No. 65 was indefinitely postponed by the following vote on division: Ayes 40, noes 1.

House bill No. 522 was called up.

On motion of Mr. Burks,

House bill No. 522 was indefinitely postponed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto, to be known as section 2126a,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Committee substitute for House bill No. 626 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,
Arnett,
Atkins,
Avery,
Baugher,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Buckner,
Burks,
Chinn,
Choate,
Davis (Wayne),
Denslow,
Drabelle,
Drum,
Dyer,

Edgar,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Hall,
Hammond,
Hart,
Higbee,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kyler,
Leazenby,
McCollum,
McIntyre,

McKearly,
McKee,
McPherson,
Mahan,
Meriwether,
Minnis,
Moore (Stone),
Murray,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pritchett,
Rohne,
Russell (N. Madrid),
Sachse,
Sartin,
Sawyer,

Schoppenhorst,
Schooler,
Sherrill,
Short (Cole),
Smith (Howell),
Spencer (St. L. City),
Steel,
Tartar,
Tate,
Temme,
Tubbs,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (St. Francis),
Young (Texas),
Mr. Speaker—75.

NOES—Messrs.

Fuson,	LeRoy,	O'Dell—3.
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Absent—Messrs.

Anderson,	Davidson,	Lane,	Robertson,
Bourn,	Davis (Taney),	LeFavor,	Ross
Breit,	Davison,	Lynch,	Rothwell,
Brock,	Denny,	Marsh,	Sailor,
Calhoun,	DeReign,	Martin,	Schumacher,
Cape,	Ferguson,	Melson,	Short (Phelps),
Carroll,	Free nan,	Middleton,	Smith (Buchanan),
Cherrington,	Gurney,	Miller,	Spencer (Douglas),
Collins,	Hancock,	Moore (Mississippi),	Stickney,
Coppedge,	Harrison,	Moran,	Swanger,
Correll,	Hinde,	Mortimer,	Tatum,
Cox,	Jenkins,	Mueller,	Walton,
Crisp,	Julian,	Porterfield,	Warner,
Daneri,	Kline,	Pratte,	Weinhold—56.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to committee substitute to House bill No. 626 was agreed to.

Mr. Avery moved that the vote by which committee substitute to House bill No. 626 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 797 was taken up for third reading and passage, and failed to pass by the following vote :

A YES—Messrs.

Armstrong,	Davidson,	Jones (Polk),	O'Reilly,
Arnett,	Davis (Wayne),	Julian	Pettijohn,
Avery,	Denny,	Kyler,	Pritchett,
Baughner,	Dyer,	LeRoy,	Rohne,
Bennett,	Edgar,	McCollum,	Sartin,
Bittinger,	Gay,	McKearly,	Short (Phelps),
Buckner,	Gmelich,	McKee,	Spencer (St. L. City),
Burks,	Griffiths,	McPherson,	Tate,
Cape,	Grubb,	Mahan,	Temme,
Chinn,	Hammond,	Moore (Stone),	Wetzel.
Choate,	Hart,	Murray,	Young (St. Francois)
Collins,	Jones (Hickory),	Old,	Mr. Speaker—50.
Correll,	Jones (Jackson),		

NOES—None

Atkins,	Higbee,	Odneal,	Steel,
Bothwell,	Leazenby,	Ross,	Tartar,
Breit,	LeFavor,	Russell (N. Madrid),	Waymeyer,
Cherrington,	McIntyre,	Sawyer,	Weaver.
Fuson,	Meriwether,	Schoppenhorst,	Weinhold,
George,	Mueller,	Schooler,	Young (Texas)—27.
Gill,	O'Dell,	Sherrill,	

Absent—Messrs.

Anderson,	Crisp,	Freeman,	Lane,
Benner,	Daneri,	Gurney,	Lynch,
Best,	Davis (Taney),	Hall,	Marsh,
Bourn,	Davison,	Hancock,	Martin,
Brock,	Denslow,	Harrison,	Melson,
Calhoun,	DeReign,	Hinde,	Middleton,
Carroll,	Drabelle,	Jenkins,	Miller,
Coppedge,	Drum,	Johnston,	Minnis,
Cox,	Ferguson,	Kline,	Moore (Mississippi),

Moran,	Rothwell,	Smith (Howell),	Tatum,
Mortimer,	Sailor,	Spencer (Douglas),	Tubbs,
Phipps,	Schumacher,	Sachse,	Walton,
Porterfield,	Short (Cole),	Stickney,	Warner,
Pratte,	Smith (Buchanan),	Swanger,	Watson—57.
Robertson,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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House bill No. 675 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Denny,	LeRoy,	Russell (N. Madrid),
Arnett,	Drabelle,	McCollum,	Sachse,
Atkins,	Edgar,	McIntyre,	Sartin,
Avery,	Fuson,	McKearly,	Sawyer,
Baughner,	Gay,	McKee,	Schooler,
Benner,	George,	Mahan,	Sherrill,
Best,	Gill,	Meriwether,	Short (Cole),
Bittinger,	Gmelich,	Moore (Stone),	Short (Phelps),
Buckner,	Grubb,	Mueller,	Spencer (St. L. City),
Cape,	Hammond,	Murray,	Tartar,
Cherrington,	Hart,	O'Dell,	Tate,
Chinn,	Higbee,	Odneal,	Temme,
Choate,	Johnston,	Old,	Waymeyer,
Collins,	Jones (Hickory),	O'Reilly,	Weaver,
Coppedge,	Jones (Polk),	Pettijohn,	Weinhold,
Correll,	Julian,	Robertson,	Wetzal,
Davidson,	Kyler,	Rohne,	Young (Texas),
Davis (Wayne),	Leazenby,	Ross,	Mr. Speaker—74.
Davison,	LeFavor,		

NOES—None.

Absent—Messrs.

Anderson,	Drum,	McPherson,	Sailor,
Bennett,	Dyer,	Marsh,	Schoppenhorst,
Bothwell,	Ferguson,	Martin,	Schumacher,
Bourn,	Freeman,	Melson,	Smith (Buchanan),
Breit,	Griffiths,	Middleton,	Smith (Howell),
Brock,	Gurney,	Miller,	Spencer (Douglas),
Burks,	Hall,	Minnis,	Steel,
Calhoun,	Hancock,	Moore (Mississippi),	Stickney,
Carroll,	Harrison,	Moran,	Swanger,
Cox,	Hinde,	Mortimer,	Tatum,
Crisp,	Jenkins,	Phipps,	Tubbs,
Daneri,	Jones (Jackson),	Porterfield,	Walton,
Davis (Taney),	Kline,	Pratte,	Warner,
Denslow,	Lane,	Pritchett,	Watson,
DeReign,	Lynch,	Rothwell,	Young (St. Francois)

—60.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 675 was agreed to.

Mr. Schooler moved that the vote by which House bill No. 675 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 277 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Drabelle,	LeFavor,	Sartin,
Atkins,	Drum,	LeRoy,	Sawyer,
Avery,	Dyer,	McCollum,	Schoppenhorst,
Baughner,	Edgar,	McIntyre,	Schooler,
Benner,	Fuson,	McKearly,	Sherrill,
Bennett,	Gay,	McKee,	Short (Cole),
Best,	George,	McPherson,	Short (Phelps),
Bittinger,	Gill,	Mahan,	Spencer (Douglas),
Bothwell,	Gmelich,	Meriwether,	Spencer (St. L. City)
Breit,	Griffiths,	Moore (Stone),	Steel,
Buckner,	Grubb,	Moran,	Tartar,
Calhoun,	Hammond,	Murray,	Tate,
Cape,	Hart,	O'Dell,	Temme,
Cherrington,	Higbee,	Odneal,	Tubbs,
Chinn,	Jenkins,	Old,	Watson,
Choate,	Johnston,	O'Reilly,	Waymeyer,
Coppedge,	Jones (Jackson),	Pettijohn,	Weaver,
Correll,	Jones (Polk),	Robertson,	Weinhold,
Davis (Wayne),	Julian,	Rohne,	Wetzel,
Davison,	Kyler,	Ross,	Young (St Fran.),
Denny,	Leazenby,	Sachse,	Mr. Speaker—85.
Denslow,			

NOES—Messrs.

Burks,	Jones (Hickory),	Mueller,	Young (Texas)—5.
Collins,			

Absent—Messrs.

Anderson,	Ferguson,	Martin,	Rothwell.
Armstrong,	Freeman,	Melson,	Russell (N. Madrid),
Bourn,	Gurney,	Middleton,	Sailor,
Brock,	Hall,	Miller,	Schumacher,
Carroll,	Hancock,	Minnis,	Smith (Buchanan),
Cox,	Harrison,	Moore (Mississippi),	Smith (Howell),
Crisp,	Hinde,	Mortimer,	Stickney,
Daneri,	Kline,	Phipps,	Swanger,
Davidson,	Lane,	Porterfield,	Tatum,
Davis (Taney),	Lynech,	Pratt,	Walton,
DeReign,	Marsh,	Pritchett,	Warner—44.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to Senate bill No. 277 was agreed to.

Mr. Hart moved that the vote by which Senate bill No. 277 passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

Mr. Miller was reported sick.

House bill No. 573 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Burks,	Davison,	Gmelich,
Arnett,	Calhoun,	Denny,	Griffiths,
Atkins,	Cape,	Denslow,	Grubb,
Avery,	Carroll,	Drabelle,	Hammond,
Baughner,	Cherrington,	Drum,	Hancock,
Benner,	Chinn,	Dyer,	Hart,
Bennett,	Collins,	Edgar,	Higbee,
Best,	Coppedge,	Fuson,	Johnston,
Bittinger,	Correll,	Gay,	Jones (Hickory),
Breit,	Davidson,	George,	Jones (Jackson),
Buckner,	Davis (Wayne),	Gill,	Jones (Polk),

Leazenby,	Moran,	Sachse,	Tartar,
LeFavor,	Mueller,	Sartin,	Tubbs,
Leroy,	Murray,	Sawyer,	Walton,
McCollum,	O'Dell,	Schoppenhorst,	Watson,
McIntyre,	Odneal,	Schooler,	Waymeyer,
McKearly,	Old,	Sherrill,	Weaver,
McKee,	O'Reilly,	Short (Cole),	Weinhold,
McPherson,	Pettijohn,	Short (Phelps),	Wetzel,
Mahan,	Pratte,	Spencer (Douglas),	Young (St. Fran.),
Meriwether,	Rohne,	Spencer (St. L. City),	Young (Texas),
Minnis,	Ross,	Steel,	Mr. Speaker—89.
Moore (Stone),			

NOES—None.

Absent—Messrs.

Anderson,	Gurney,	Martin,	Russell (N. Madrid),
Rothwell,	Hall,	Melson,	Sailor,
Bourn,	Harrison,	Middleton,	Schumacher,
Brock,	Hinde,	Miller,	Smith (Buchanan),
Choate,	Jenkins,	Moore (Mississippi),	Smith (Howell),
Cox,	Julian,	Mortimer,	Stickney,
Crisp,	Kline,	Phipps,	Swanger,
Daneri,	Kyler,	Porterfield,	Tate,
Davis (Taney),	Lane,	Pritchett,	Tatum,
DeReign,	Lynch,	Robertson,	Temme,
Ferguson,	Marsh,	Rothwell,	Warner—45.
Freeman,			

Absent with leave—Messrs.

DeFord,	Kahey,	Sullinger—3.
Sick—Messrs.		
Pollock,	Shaw,	Spurgeon—3.

Title to House bill No. 573 was agreed to.

Mr. Benner moved that the vote by which House bill No. 573 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 729 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	McCollum,	Sachse,
Arnett,	Gay,	McIntyre,	Sartin,
Avery,	George,	McKearly,	Schoppenhorst,
Benner,	Gill,	McKee,	Schooler,
Bennett,	Gmelich,	McPherson,	Sherrill,
Best,	Griffiths,	Mahan,	Short (Cole),
Bittinger,	Grubb,	Melson,	Short (Phelps),
Bourn,	Hall,	Meriwether,	Spencer (Douglas),
Breit,	Hancock,	Minnis,	Steel,
Burks,	Hart,	Moore (Stone),	Tate,
Calhoun,	Jenkins,	Moran,	Temme,
Cape,	Johnston,	Murray,	Tubbs,
Chinn,	Jones (Hickory),	O'Dell,	Watson,
Choate,	Jones (Jackson),	Odneal,	Waymeyer,
Collins,	Jones (Polk),	Old,	Weaver,
Coppedge,	Kyler,	O'Reilly,	Weinhold,
Correll,	Lane,	Phipps,	Wetzel,
Davidson,	Leazenby,	Robertson,	Young (St. Francis),
Davis (Wayne),	LeFavor,	Ross,	Mr. Speaker—78.
Dyer,	LeRoy,		

NOES—Messrs.

Bothwell,	Denslow,	Mueller,	Tartar,
Cherrington,	Drum,	Pettijohn,	Walton,
Davison,	Fuson,	Pratte,	Young (Texas)—14.
Denny,	Higbee,		

Absent—Messrs.

Anderson,	Drabelle,	Martin,	Sailor,
Atkins,	Ferguson,	Middleton,	Sawyer,
Baughner,	Freeman,	Miller,	Schumacher,
Brock,	Gurney,	Moore (Mississippi),	Smith (Buchanan),
Buckner,	Hammond,	Mortimer,	Smith (Howell),
Carroll,	Harrison,	Porterfield,	Spencer (St. L. City)
Cox,	Hinde,	Pritchett,	Stickney,
Crisp,	Julian,	Robue,	Swanger,
Daneri,	Kline,	Rothwell,	Tatum,
Davis (Faney),	Lynch,	Russell (N. Madrid),	Warner—42.
DeReign,	Marsh,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon-- 3.
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Title to House bill No. 729 was agreed to.

Mr. McKee moved the vote by which House bill No. 729 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 604 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Denny,	Leazenby,	Robertson,
Arnett,	Denslow,	LeFavor,	Rohne,
Atkins,	Drabelle,	LeRoy,	Ross,
Avery,	Drum,	McCollum,	Sachse,
Baughner,	Dyer,	McIntyre,	Sartin,
Benner,	Edgar,	McKearly,	Schoppenhorst,
Bennett,	Fuson,	McKee,	Schooler,
Best,	Gay,	Mahan,	Sherill,
Bittinger,	George,	Martin,	Short (Cole),
Breit,	Gmelich,	Melson,	Short (Phelps),
Burks,	Griffiths,	Meriwether,	Spencer (Douglas),
Calhoun,	Grubb,	Minnis,	Spencer (St. L. City)
Cape,	Hall,	Moore (Stone),	Steel,
Carroll,	Hammond,	Moran,	Tartar,
Cherrington,	Hancock,	Murray,	Tate,
Chinn,	Hart,	O'Dell,	Temme,
Choate,	Higbee,	Odneal,	Watson,
Collins,	Johnston,	Old,	Waymeyer,
Coppedge,	Jones (Hickory),	O'Reilly,	Weaver,
Davidson,	Jones (Jackson),	Pettijohn,	Weinhold,
Davis (Wayne),	Jones (Polk),	Pratte,	Wetzel,
Davidson,	Kyler,	Pritchett,	Mr. Speaker—88.

NO—Mr. Young (Texas)—1.

Absent—Messrs.

Anderson,	Freeman,	Marsh,	Sawyer,
Bothwell,	Gill,	Middleton,	Schumacher,
Bourn,	Gurney,	Miller,	Smith (Buchanan),
Brock,	Harrison,	Moore (Mississippi),	Smith (Howell),
Buckner,	Hinde,	Mortimer,	Stickney,
Correll,	Jenkins,	Mueller,	Swanger,
Cox,	Julian,	Phipps,	Tatum,
Crisp,	Kline,	Porterfield,	Tubbs,
Daneri,	Lane,	Rothwell,	Walton,
Davis (Taney),	Lynch,	Russell (N. Madrid),	Warner,
DeReign,	McPherson,	Sailor,	Young (St. Francois)
Ferguson,			—45.

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 604 was agreed to.

Mr. Mahan moved that the vote by which House bill No. 604 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896 ;

Also, House bill No. 801, entitled

An act authorizing the county of Butler and the city of Poplar Bluff, and their assigns, to take up and remove certain dead bodies, With an emergency clause ;

Also, joint and concurrent resolution No. 16,

Submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, concerning revenue and taxation ;

Also, House concurrent resolution No. 1,

Submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, concerning education, free schools and school ages ;

Also, joint and concurrent resolution No. 10,

Submitting to the qualified voters of the State of Missouri an amendment to the constitution of the said State, concerning the appointment and commission of county and city officers,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

House bill No. 798 was taken up for third reading and passage, and was passed by the following vote :

AYES--Messrs.

Armstrong,	Denslow,	Leazenby,	Rohne,
Arnett,	Drabelle,	LeFavor,	Ross,
Avery,	Dyer,	LeRoy,	Sachse,
Bittinger,	Edgar,	McCollum,	Schoppenhorst,
Bothwell,	Gay,	McIntyre,	Schooler,
Bourn,	Gill,	McKearly,	Sherrill,
Breit,	Gmelich,	McKee,	Short (Cole),
Burks,	Griffiths,	Meriwether,	Short (Phelps),
Cape,	Grubb,	Moran,	Spencer (St. L. City)
Carroll,	Hall,	Mueller,	Steel,
Cherrington,	Hammond,	Murray,	Tate,
Chinn,	Hancock,	Odneal,	Walton,
Choate,	Hart,	Old,	Watson,
Collins,	Higbee,	O'Reilly,	Weaver,
Coppedge,	Jenkins,	Pettijohn,	Weinhold,
Correll,	Jones (Jackson),	Phipps,	Wetzel,
Davidson,	Julian,	Pratte,	Young (Texas).
Davis (Wayne),	Kyler,	Robertson,	Mr. Speaker—73.
Denny,			

NOES—Messrs.

Atkins,	Drum,	Melson,	Tartar,
Baughner,	Fuson,	Minnis,	Tatum,
Benner,	George,	Moore (Stone),	Temme,
Bennett,	Jones (Hickory),	ODell,	Tubbs,
Best,	Jones (Polk),	Sartin,	Waymeyer,
Calhoun,	McPherson	Spencer (Douglas),	Young (St. Francois)
Davison,	Mahan,		

—26.

Absent—Messrs.

Anderson,	Ferguson,	Martin,	Sailor,
Brock,	Gurney,	Middleton,	Sawyer,
Buckner,	Harrison,	Miller,	Schumacher,
Cox,	Hinde,	Moore (Mississippi),	Smith (Buchanan),
Crisp,	Johnston,	Mortimer,	Smith (Howell),
Daneri,	Kline,	Porterfield,	Stickney,
Davis (Taney),	Lane,	Pritchett,	Swanger,
DeReign,	Lynch,	Rothwell,	Warner—35.
Freeman,	Marsh,	Russell (N. Madrid),	

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 798 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 798 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 807 was taken up for third reading and was passed by the following vote :

AYES—Messrs.

Armstrong,	Davison,	LeFavor,	Sachse,
Bennett,	Denny,	LeRoy,	Schoppenhorst,
Convery,	Denslow,	McCoilum,	Sherrill,
Baughner,	Drabelle,	McIntyre,	Short (Cole),
Benner,	Dyer,	McKee,	Short (Phelps),
Best,	Edgar,	McPherson,	Smith (Howell),
Bittinger,	Fuson,	Mahan,	Spencer (St. L. City),
Crothwell,	George,	Melson,	Steel,
Courn,	Gill,	Meriwether,	Tartar,
Croft,	Gmelich,	Moore (Stone),	Tate,
Buckner,	Griffiths,	Moran,	Walton,
Burks,	Grubb,	Mueller,	Watson,
Calhoun,	Hall,	Murray,	Waymeyer,
Cape,	Hancock,	O'Dell,	Weaver,
Carrington,	Higbee,	Odneal,	Weinhold,
Chinn,	Jenkins,	Old,	Wetzel,
Choate,	Jones (Jackson),	Pettijohn,	Young (St. Francois)
Collins,	Jones (Polk),	Phipps,	Young (Texas),
Correll,	Leazenby,	Ross,	Mr. Speaker—77.
Davison,			

NOES—Messrs.

Atkins,	Bennett,	Jones (Hickory),	Sartin—4.
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Absent—Messrs.

Anderson,	Davis (Wayne),	Harrison,	Lynch,
Brock,	DeReign,	Hart,	McKearly,
Carroll,	Drum,	Hinde,	Marsh,
Coppedge,	Ferguson,	Johnston,	Martin,
Cox,	Freeman,	Julian,	Middleton,
Crisp,	Gay,	Kline,	Miller,
Daneri,	Gurney,	Kyler,	Minnis,
Davis (Taney),	Hammond,	Lane,	Moore (Mississippi),

Mortimer,	Rohne,	Schooler,	Swanger,
O'Reilly,	Rothwell,	Schumacher,	Tatum,
Porterfield,	Russell (N. Madrid),	Smith (Buchanan),	Temme,
Pratte,	Sailor,	Spencer (Douglas),	Tubbs,
Pritchett,	Sawyer,	Stickney,	Warner—53.
Robertson,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Emergency clause to House bill No. 807 was rejected by the following vote:

AYES—Messrs.

Armstrong,	Davison,	Leazenby,	Rohne,
Arnett,	Denny,	LeFavor,	Ross,
Avery,	Denslow,	LeRoy,	Sachse,
Baughner,	Drabelle,	McCollum,	Schoppenhorst,
Benner,	Dyer,	McIntyre,	Schooler,
Bennett,	Edgar,	McKee,	Sherrill,
Best,	Fuson,	McPherson,	Short (Cole),
Bittinger,	Gay,	Mahan,	Short (Phelps),
Bothwell,	George,	Melson,	Spencer (St. L. City)
Bourn,	Gill,	Meriwether,	Steel,
Breit,	Gmelich,	Minnis,	Tartar,
Buckner,	Griffiths,	Moore (Stone),	Tate,
Burks,	Grubb,	Moran,	Temme,
Calhoun,	Hall,	Mueller,	Walton,
Cape,	Hammond,	Murray,	Watson,
Carroll,	Hancock,	O'Dell,	Waymeyer,
Cherrington,	Higbee,	Odneal,	Weaver,
Chinn,	Hinde,	Old,	Weinhold,
Choate,	Jenkins,	O'Reilly,	Wetzel,
Collins,	Jones (Jackson),	Pettijohn,	Young (St. Fran.)
Correll,	Jones (Polk)	Phipps,	Young (Texas),
Davidson,	Kyler,	Robertson,	Mr. Speaker—88.

NOES—Messrs.

Atkins,	Jones (Hickory),	Sartin—3.
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Absent—Messrs.

Anderson,	Freeman,	Martin,	Sawyer,
Brock,	Gurney,	Middleton,	Schumacher,
Coppedge,	Harrison,	Miller,	Smith (Buchanan),
Cox,	Hart,	Moore (Mississippi),	Smith (Howell),
Crisp,	Johnston,	Mortimer,	Spencer (Douglas),
Daneri,	Julian,	Porterfield,	Stickney,
Davis (Taney),	Kline,	Pratte,	Swanger,
Davis (Wayne)	Lane,	Pritchett,	Tatum,
DeReign,	Lynch,	Rothwell,	Tubbs,
Drum,	McKearly,	Russell (N. Madrid),	Warner—43.
Ferguson,	Marsh,	Sailor,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sullinger—3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 807 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 807 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

Mr. Spencer of St. Louis City moved that when the House adjourn, it do adjourns under the rules; Which was agreed to.

House bill No. 822 was taken up for third reading by the following vote on division: Ayes 47, noes 15, and was passed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	Leazenby,	Rohne,
Avery,	Drabelle,	LeFavor,	Sachse,
Baugher,	Drum,	McCollum,	Schooler,
Benner,	Dyer,	McIntyre,	Sherrill,
Bennett,	Edgar,	McKee,	Short (Cole),
Best,	Gay,	McPherson,	Short (Phelps),
Bittinger,	George,	Mahan,	Spencer (St. L. City),
Bothwell,	Gill,	Melson,	Steel,
Bourn,	Gmelich,	Meriwether,	Tartar,
Breit,	Griffiths,	Minnis,	Tate,
Buckner,	Grubb,	Moore (Stone),	Tatum,
Burks,	Hall,	Moran,	Tabbs,
Calhoun,	Hammond,	Mueller,	Walton,
Cape,	Hancock,	Murray,	Watson,
Cherrington,	Higbee,	O'Dell,	Weaver,
Chinn,	Jenkins,	Odneal,	Weinhold,
Choate,	Jones (Hickory),	Old,	Wetzel,
Collins,	Jones (Jackson),	O'Reilly,	Young (St. Fran.),
Correll,	Jones (Polk),	Pettijohn,	Young (Texas),
Davison,	Julian,	Robertson,	Mr. Speaker—82.
Denay,	Kyler,		

NOES—Messrs.

Atkins,	Phipps,	Schoppenhorst,	Waymeyer—7.
Fuson,	Sartin,	Temme,	

Absent—Messrs.

Anderson,	Ferguson,	McKearly,	Rothwell,
Armstrong,	Freeman,	Marsh,	Russell (N. Madrid),
Brock,	Gurney,	Martin,	Sailor,
Carroll,	Harrison,	Middleton,	Sawyer,
Coppedge,	Hart,	Miller,	Schumacher,
Cox,	Hinde,	Moore (Mississippi),	Smith (Buchanan),
Crisp,	Johnston,	Mortimer,	Smith (Howell),
Daneri,	Kline,	Porterfield,	Spencer (Douglas),
Davidson,	Lane,	Pratte,	Stickney,
Davis (Taney),	LeRoy,	Pritchett,	Swanger,
Davis (Wayne),	Lynch,	Ross,	Warner—45.
DeReign,			

Absent with leave---Messrs.

DeFord,	Kasey,	Sullinger---3.
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Sick—Messrs.

Pollock,	Shaw,	Spurgeon—3.
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Title to House bill No. 822 was agreed to.

Mr. Drabelle moved that the vote by which House bill No. 822 passed be reconsidered, and the motion laid on the table;

Which was agreed to.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 330, entitled

An act to repeal an act entitled "An act to amend article 2, of chapter 138, of the Revised Statutes of 1889, entitled "The assessment and collection of the revenue," approved April 1, 1891, and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 399, entitled

An act providing for making a plat of the real estate described in collectors' receipts for taxes and deeds of conveyance,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendment:

Amend Senate bill No. 399, section 1, by striking out the word "shall," in line 1 of said section, and inserting in lieu thereof the word "may;"

Which was read and adopted, and 300 copies of bill as amended ordered printed.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 139, entitled

An act to repeal section 7684, of article 6, of chapter 138, Revised Statutes of 1889, entitled "Revenue," and to enact a new section in lieu thereof, to be known as section 7684,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred House bill No. 824, entitled

An act to appropriate money to build a county jail at Alton, in Oregon county, and to erect a bridge across Warm fork of Spring river, in said county, at or near the city of Thayer,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 370, entitled

An act for the relief of Mancel L. Gaither, a practicing dentist of the city of Aurora, Lawrence county, Missouri, permitting him to file affidavit as a practitioner of dentistry, as required by section 6891, article 3, chapter 110, Revised Statutes of 1889, in relation to dentists or dental surgery,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 393, entitled

An act to add to chapter 47, article 2, Revised Statutes of Missouri, a new section, to be numbered 3466a, and to amend section 3468, of the Revised Statutes of Missouri of 1889,

Begs leave to report that it has examined the same, and recommends that it be referred to the Committee on Criminal Jurisprudence ; Which was read, and the bill so referred.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 405, entitled

An act to amend an act in relation to bawdy-houses within 100 yards of church, schools, etc.,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. LeFavor, from the Committee on State Library, submitted the following report :

MR. SPEAKER: Your Committee on State Library, to which was referred Senate bill No. 260, entitled

An act to amend chapter 151 of the Revised Statutes of 1889, relating to State library, by adding a new section thereto to be numbered as section 8214a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 550, entitled

An act defining how coal mines on the room and pillar plan shall be worked, and providing penalties for violation of the provisions of this act, with an emergency clause ;

Also, House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, with an emergency clause ;

Also, House bill No. 433, entitled

An act to repeal sections 2161 and 2162, of article 7, chapter 33, of the Revised Statutes of the State of Missouri for 1889, entitled "Code of civil procedure," and in lieu thereof enacting two new sections ;

Also, House bill No. 678, entitled "Warehouses other than grain warehouses"—

An act to create and regulate in cities of over fifty thousand inhabitants public warehouses, other than warehouses for the storage of grain, and to enforce warehouse liens,

• Begs leave to report that it has compared the same and finds them to be truly enrolled ;

Which was read.

House bill No. 550 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 678 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 433 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 277 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. LeFavor,
The House adjourned under the rules.

FIFTY-EIGHTH DAY—WEDNESDAY, March 13, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday was read and approved.

Senate bill No. 241 was read second time and
Referred to Committee on Education.

Senate bill No. 315 was read second time and
Referred to Committee on Mines and Mining.

Senate bill No. 314 was read second time and
Referred to Committee on Mines and Mining.

Senate bill No. 368 was read second time and
Referred to Committee on Insurance.

On motion of Mr. Steel,

The rules were suspended, and Senate bill No. 405 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,
Arnett,
Atkins,
Avery,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Breit,
Brock,
Buckner,
Burks,
Cape,
Cherrington,
Chinn,
Choate,
Collins,
Coppedge,
Correll,
Davidson,
Davis (Wayne),
Davison,
Denny,

Denslow,
Drabelle,
Drum,
Dyer,
Edgar,
Fuson,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hammond,
Hart,
Higbee,
Hinde,
Jenkins,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kline,
Kyler,
Lane,
Leazenby,

LeFavor,
LeRoy,
McIntyre,
McKearly,
McKee,
McPherson,
Marsh,
Martin,
Meriwether,
Middleton,
Moore (Stone),
Mueller,
Murray,
O'Dell,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Robertson,
Rohne,
Ross,
Sachse,
Sartin,

Sawyer,
Schoppenhorst,
Schooler,
Sherrill,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Sullinger,
Swanger,
Tartar,
Tate,
Tubbs,
Walton,
Weaver,
Weinhold,
Wetzel,
Young (St. Franc.),
Young (Texas),
Mr. Speaker—96.

NOES—None.

Absent—Messrs.

Armstrong,	Freeman,	Melson,	Russell (N. Madrid),
Bothwell,	Gay,	Miller,	Sailor,
Bourn,	George,	Minnis,	Schumacher,
Calhoun,	Hancock,	Moore (Mississippi),	Stickney,
Carroll,	Harrison,	Moran,	Tatum,
Cox,	Johnston,	Mortimer,	Temme,
Crisp,	Julian,	Porterfield,	Warner,
Daneri,	Lynch,	Pratte,	Watson,
Davis (Taney),	McCollum,	Pritchett,	Waymeyer—39.
DeReign,	Mahan,	Rothwell,	

Absent with leave—Messrs.

DeFord, Kasey—2.

Sick—Messrs.

Ferguson, Pollock, Shaw—3.

Title to Senate bill No. 405 was agreed to.

Mr. Steel moved that the vote by which Senate bill No. 405 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Spencer of Douglas, the rules were suspended and Senate bill No. 201 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Denny,	Leazenby,	Sawyer,
Armstrong,	Denslow,	LeFavor,	Schoppenhorst,
Arnett,	Drabelle,	LeRoy,	Schooler,
Atkins,	Drum,	McIntyre,	Sherrill,
Avery,	Dyer,	McKearly,	Short (Cole),
Baughner,	Edgar,	McKee,	Short (Phelps),
Benner,	Fuson,	McPaerson,	Smith (Buchanan),
Bennett,	Gay,	Mahan,	Smith (Howell),
Best,	George,	Marsh,	Spencer (Douglas),
Bittinger,	Gill,	Melson,	Spurgeon,
Bothwell,	Gmelich,	Meriwether,	Steel,
Bourn,	Grubb,	Middleton,	Stickney,
Breit,	Hall,	Moore (Stone),	Swanger,
Brock,	Hammond,	Moran,	Tartar,
Burks,	Hancock,	Mueller,	Tate,
Calhoun,	Hart,	Murray,	Tatum,
Cape,	Higbee,	O'Dell,	Tubbs,
Cherrington,	Hinde,	Odneal,	Walton,
Chinn,	Jenkins,	Old,	Watson,
Choate,	Johnston,	O'Reilly,	Weaver,
Collins,	Jones (Hickory),	Pettijohn,	Weinhold,
Coppedge,	Jones (Polk),	Robertson,	Wetzel,
Correll,	Julian,	Rohne,	Young (St. Francis),
Davidson,	Kline,	Ross,	Young (Texas),
Davis (Wayne),	Kyler,	Sachse,	Mr. Speaker—103.
Davison,	Lane,	Sartin,	

NO—Mr. Sullinger—1.

Absent—Messrs.

Buckner,	Griffiths,	Minnis,	Russell (N. Madrid),
Carroll,	Gurney,	Moore (Miss.),	Sailor,
Cox,	Harrison,	Mortimer,	Schumacher,
Crisp,	Jones (Jackson),	Phipps,	Spencer (St. L. City),
Daneri,	Lynch,	Porterfield,	Temme,
Davis (Taney),	McCollum,	Pratte,	Warner,
DeReign,	Martin,	Pritchett,	Waymeyer—31.
Freeman,	Miller,	Rothwell,	

Absent with leave—Messrs.

DeFord, Kasey—2.

Sick—Messrs.

Ferguson, Pollock, Shaw—3.

Title to Senate bill No. 201 was agreed to.

Mr. Ferguson was reported sick.

Mr. Spencer of Douglas moved that the vote by which Senate bill No. 201 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Swanger,
Senate bill No. 187 was taken up.

House amendments to Senate bill No. 187 were read and rejected.

Mr. Swanger offered the following amendment:

Amend Senate bill No. 187 by inserting after the enacting clause the following (section 1):

That an act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price therefor, approved April 4, 1891, is hereby amended by adding a new section, to be known as section 12a.

Which was read.

Mr. Moran moved that Senate bill No. 187 be referred to Committee on Judiciary, with instructions to investigate the fact whether or not the bill can be so amended as to continue the present school book contracts, and if so, to report back such amendments that the same may come before this House;

Which was read and agreed to.

On motion of Mr. Short, House bill No. 766 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,
Arnett,
Atkins,
Baughner,
Bennett,
Best,
Bittinger,
Breit,
Brock,
Burke,
Calhoun,
Cape,
Cherrington,
Chinn,
Davidson,
Davis (Wayne),
Davison,
Denslow,

Dyer,
Edgar,
Freeman,
Fuson,
Gay,
George,
Gill,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hancock,
Hart,
Hinde,
Jones (Hickory),
Jones (Jackson),
Kyler,

LeRoy,
McCollum,
McPherson,
Marsh,
Martin,
Meriwether,
Middleton,
Minnis,
Moore (Stone),
Moran,
Mueller,
Murray,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,

Rohne,
Rothwell,
Sachse,
Sawyer,
Schoppenhorst,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Stickney,
Tartar,
Walton,
Wetzel,
Young St. Fran.),
Young (Texas),
Mr. Speaker—69.

NOES—Messrs.

Anderson,
Collins,
Coppedge,
Correll,
Denny,
Drum,
Hall,
Hammond,
Higbee,

Jenkins,
Jones (Polk),
Julian,
Leazenby,
LeFavor,
Lynch,
McIntyre,
McKearly,
McKee,

Mahan,
Melson,
O'Dell,
Pritchett,
Robertson,
Ross,
Sartin,
Schooler,

Sherrill,
Spurgeon,
Steel,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold—34.

Absent—Messrs.

Avery,
Benner,
Bothwell,
Bourn,
Buckner,
Carroll,
Choate,
Cox,
Crisp,
Daneri,
Davis (Taney),
DeReign,
Drabelle,
Harrison,
Johnston,
Kline,

Lane,
Miller,
Moore (Mississippi),
Mortimer,
Porterfield,
Pratte,
Russell (N. Madrid),
Sailor,
Schumacher,
Spencer (St. L. City),
Sullinger,
Swanger,
Tate,
Tatum,
Temme,
Tubbs—32.

Absent with leave—Messrs.

DeFord, Kasey—2.

Sick—Messrs.

Ferguson, Pollock, Shaw—3.

On motion of Mr. Gmelich,

House bill No. 524 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Dyer,	McCollum,	Sartin,
Armstrong,	Edgar,	McIntyre,	Sawyer,
Arnett,	Fuson,	McKearly,	Schoppenhorst,
Avery,	Gay,	McKee,	Schooler,
Baughner,	George,	McPherson,	Short (Cole),
Benner,	Gill,	Mahan,	Short (Puelps),
Bennett,	Gmelich,	Marsh,	Smith (Howell),
Best,	Griffiths,	Martin,	Spencer (Douglas),
Bourn,	Grubb,	Melson,	Spencer (St. L. City),
Breit,	Gurney,	Meriwether,	Spurgeon,
Brock,	Hall,	Middleton,	Steel,
Buckner,	Hammond,	Minnis,	Stickney,
Burks,	Hancock,	Moore (Stone),	Sullinger,
Calhoun,	Hart,	Moran,	Swanger,
Cape,	Higbee,	Maeller,	Tartar,
Cherrington,	Hinde,	Murray,	Tate,
Chinn,	Jenkins,	O'Dell,	Tatum,
Collins,	Johnston,	Odneal,	Walton,
Coppedge,	Jones (Jackson),	Old,	Warner,
Correll,	Jones (Polk),	O'Reilly,	Watson,
Cox,	Julian,	Pettijohn,	Waymeyer,
Davidson,	Kline,	Phipps,	Weaver,
Davis (Wayne),	Kyler,	Porterfield,	Weinhold,
Davison,	Lane,	Robertson,	Wetzel,
Denny,	Leazenby,	Rohne,	Young (St. Fran.),
Denslow,	LeFavor,	Ross,	Young (Texas),
Drabelle,	LeRoy,	Sailor,	Mr. Speaker—109.
Drum,			

NO—Mr. Atkins—1.

Absent—Messrs.

Bittinger,	DeReign,	Moore (Miss.),	Sachse,
Bothwell,	Freeman,	Mortimer,	Schumacher,
Carroll,	Harrison,	Pratte,	Sherrill,
Choate,	Jones (Hickory),	Pritchett,	Smith (Buchanan),
Crisp,	Lynch,	Rothwell,	Temme,
Daneri,	Miller,	Russell (N. Madrid),	Tubbs—25.
Davis (Taney),			

Absent with leave—Messrs.

DeFord, Kasey—2.

Sick—Messrs.

Ferguson, Pollock, Shaw—3.

Title to House bill No. 524 was agreed to.

Mr. Gmelich moved that the vote by which Senate bill No. 524 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Freeman,

Committee substitute for House bill No. 591 was taken up.

Mr. Drabelle moved that committee substitute for House bill No. 591 be indefinitely postponed.

Mr. Bittinger was called to the chair.

Mr. Mueller moved the previous question, which was agreed to by the following vote on division : Ayes 60, noes 32.

The motion to postpone House bill No. 591 was not agreed to by the following vote on division : Ayes 41, noes 67.

Mr. Drabelle moved that House bill No. 591 be re-referred to Committee on Elections, with instructions to prepare a fair, non-partisan substitute ;

Which was not agreed to.

Committee substitute for House bill No. 591 was read third time and passed by the following vote :

AYES—Messrs.

Atkins,	Gmelich,	Marsh,	Short (Phelps),
Baughner,	Griffiths,	Martin,	Smith (Howell),
Benner,	Grubb,	Middleton,	Spencer (Douglas),
Bennett,	Gurney,	Minnis,	Spencer (St. L. City),
Best,	Hammond,	Moore (Stone),	Spurgeon,
Bittinger,	Hancock,	Moran,	Steel,
Bothwell,	Hart,	Mueller,	Stickney,
Breit,	Higbee,	Murray,	Swanger,
Calhoun,	Hinde,	Odneal,	Tartar,
Cherrington,	Johnston,	Pettijohn,	Tatum,
Davis (Wayne),	Jones (Hickory),	Phipps,	Temme,
Davison,	Jones (Jackson),	Porterfield,	Tubbs,
Denny,	Jones (Polk),	Robertson,	Walton,
Denslow,	Leazenby,	Rohne,	Warner,
Drum,	LeFavor,	Sachse,	Watson,
Dyer,	LeRoy,	Sailor,	Waymeyer,
Edgar,	McKearly,	Sartin,	Wetzel,
Freeman,	McPherson,	Sawyer,	Young (Texas),
Gay,	Mahan,	Schoppenhorst,	Mr. Speaker—76.

NOES—Messrs.

Anderson,	Correll,	Lane,	Rothwell,
Armstrong,	Cox,	Lynch,	Schooler,
Arnett,	Crisp,	McCollum,	Sherrill,
Avery,	Davidson,	McIntyre,	Short (Cole),
Bourn,	Drabelle,	McKee,	Smith (Buchanan),
Buckner,	George,	Meriwether,	Sullinger,
Burks,	Gill,	O'Dell,	Tate,
Cape,	Hall,	Old,	Weaver,
Chinn,	Jenkins,	O'Reilly,	Weinhold,
Collins,	Kline,	Pritchett,	Young (St. Francois)
Coppedge,	Kyler,	Ross,	—43.

Absent—Messrs.

Brook,	Davis (Taney),	Julian,	Mortimer,
Carroll,	DeReign,	Melson,	Pratte,
Choate,	Fuson,	Miller,	Russell (N. Madrid),
Daneri,	Harrison,	Moore (Miss.),	Schumacher—16.

Absent with leave—Messrs.

DeFord,	Kasey—2.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Title to House bill No. 591 was agreed to.

Mr. Freeman moved that the vote by which House bill No. 591 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER : Your Committee on Judiciary, to which was referred Senate bill No. 402, entitled

An act providing for the deposit of securities to guarantee a compliance with the provisions of any concurrent resolution proposing a change in the seat of government,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

On motion of Mr. Bothwell, the rules were suspended and Senate bill No. 402 was taken up.

Mr. Tubbs offered the following amendment :

Amend Senate bill No. 402 by striking from line 9, section 1, the words "as he may deem sufficient," and inserting in lieu thereof the words "aggregating not less than five millions of dollars ;"

Which was read and rejected by the following vote on division :
Ayes 18, noes 62.

Mr. Tubbs offered the following amendment :

Amend Senate bill No. 402, by striking from line 9, section 1, "as he may deem sufficient," and inserting in lieu thereof the following :
"aggregating not less than three millions of dollars ;"

Which was read and rejected by the following vote on division :
Ayes 32, noes 51.

Mr. Weinhold offered the following amendment :

Amend Senate bill No. 402, by adding to section 2, at the end of line 15, the following : "in which proclamation shall be included a statement of the amount and kind of securities so deposited ;"

Which was read and rejected.

On motion of Mr. Sartin,

The previous question was ordered by the following vote on division : Ayes 60, noes 43.

Senate bill No. 402 was read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	Lynch,	Sachse,
Armstrong,	Dyer,	McCollum,	Sailor,
Arnett,	Edgar,	McKearly,	Sartin,
Atkins,	Freeman,	McKee,	Sawyer,
Baughner,	Fuson,	Mahan,	Schoppenhorst,
Benner,	Gay,	Marsh,	Schooler,
Bennett,	Gill,	Martin,	Sherrill,
Best,	Gmelich,	Melson,	Smith (Howell),
Bothwell,	Griffiths,	Meriwether,	Spencer (Douglas),
Bourn,	Grubb,	Middleton,	Spencer (St. L. City),
Brock,	Gurney,	Minnis,	Surgeon,
Buckner,	Hall,	Moore (Miss.),	Steel,
Burks,	Hammond,	Moore (Stone),	Stickney,
Calhoun,	Hancock,	Moran,	Sullinger,
Cape,	Hart,	Mueller,	Swanger,
Carroll,	Higbee,	O'Dell,	Tartar,
Cherrington,	Hinde,	Odneal,	Tate,
Coppedge,	Jenkins,	Old,	Tatum,
Correll,	Johnston,	O'Reilly,	Tubbs,
Cox,	Jones (Hickory),	Pettijohn,	Walton,
Crisp,	Jones (Jackson),	Paipps,	Warner,
Davidson,	Jones (Polk),	Porterfield,	Watson,
Davis (Wayne),	Kline,	Pritchett,	Waymeyer,
Davison,	Kyler,	Robertson,	Weaver,
Denny,	Lane,	Rohae,	Weinhold,
Denslow,	Leazenby,	Ross,	Wetzel,
DeKeigo,	LeFavor,	Rothwell,	Mr. Speaker—110.
Drabelle,	LeRoy,		

NOES—Messrs.

Bittinger,
Breit,
Chinn,

Collins,
George,

McIntyre,
Murray,

Short (Cole),
Young (Texas)—9.

Absent—Messrs.

Avery,
Choate,
Daneri,
Davis (Taney),
Harrison,

Julian,
McPherson,
Miller,
Mortimer,

Pratte,
Russell (N. Madrid),
Schumacher,
Short (Paelps),

Smith (Buchanan),
Temme,
Young (St. Fran.)
—16.

Absent with leave—Messrs.

DeFord,

Kasey—2.

Sick—Messrs.

Ferguson,

Pollock,

Shaw—3.

Title to Senate bill No. 402 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 402 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 401, entitled

An act to repeal section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, 1889, entitled "Dramshops," and enact a new section in lieu thereof ;

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up and passed
House bill No. 323, entitled

An act to establish a court of criminal correction in all counties in this State having a population of sixty thousand inhabitants and not over one hundred thousand, in which there now is, or hereafter may be established, a court of exclusive criminal jurisdiction, and to divest justices of the peace, etc. ;

Amended and passed as amended ;

Emergency clause adopted ;

Which was read.

On motion of Mr. Martin,
Senate bill No. 145 was taken up.

Mr. Arnett offered the following amendment :

Amend Senate bill No. 145 by striking out the "two" in the 7th line, section 60, page 19, and insert in lieu thereof the word "three;" also, in line 16, same section and page, by striking out the words "two dollars upon" and insert in lieu thereof the words "three days' work, or three dollars in cash, at the option of ;"

Which was read and rejected.

Mr. Arnett offered the following amendment :

Amend Senate bill No. 145 by striking out the word "fifteen," in line 40, section 76, page 29, and to insert in lieu thereof the word "eight;"

Which was read and rejected.

Mr. Arnett offered the following amendment:

Amend Senate bill No. 145 by inserting between the words "fine" and "and," in line 14, section 79, page 31, the following: "and to prohibit the sale of said lots for a speculative purpose;"

Which was read and rejected.

Mr. Rothwell moved to reconsider the vote by which House amendments to Senate bill No. 145 were adopted.

Senate bill No. 363 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 215 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 217 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Committee Substitute for Senate bill No. 8 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 293 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 170 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 294 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

House bill No. 827 was read second time and
Referred to Committee on Agriculture.

House bill No. 828 was read second time and
Referred to Committee on Internal Improvements.

Senate bill No. 2 was read second time and
Referred to Committee on Eleemosynary Institutions.

Senate bill No. 53 was read second time and
Referred to Committee on Education.

Senate bill No. 220 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 175 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 209 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 408 was read second time and
Referred to Committee on Internal Improvements.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 828, entitled

An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies ordered printed.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred Senate bill No. 408, entitled

An act to amend an act entitled "An act to authorize the construction of electric railways to connect county seats with railroads," approved April 1, 1893,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Senate bill No. 401, entitled

An act to repeal section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, 1889, entitled "Dramshops," and enact a new section in lieu thereof,

Was read first time.

On motion of Mr. Grubb,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

The pending motion to reconsider the vote by which amendments to Senate bill No. 145 were adopted was withdrawn.

Mr. Julian offered the following amendment to Senate bill No. 145:

Amend Senate bill No. 145, section 99, by adding after the word "discontinued," in line 66, the following words: "Provided, that where a city of the fourth class adjoins or lies contiguous to a city of a larger class or population, no street, avenue or alley can be opened, graded, widened, condemned, macadamized or paved under the provisions of this act until the corresponding street, in a straight line, in the city of the larger class or population has had a similar improvement made, or has entered into a sufficient contract to have it made, up to the limits of the city of the fourth class; this is only to apply to that part of the city of the fourth class contiguous to and situated within one-third of a mile of the limits of the city of the larger class or population, but nothing in this proviso is to be construed to prevent improvements

from being made on streets, avenues or alleys already opened and graded;

Which was read and rejected by the following vote on division:
Ayes 6, noes 17.

On motion of Mr. Stickney, the previous question on Senate bill No. 145 was ordered.

Senate bill No. 145 was read third time and was passed by the following vote:

AYES—Messrs.

Armstrong,	Freeman,	McIntyre,	Schoppenhorst,
Avery,	Gay,	McKee,	Schooler,
Baughner,	Gmelich,	Mahan,	Short (Cole),
Benner,	Griffiths,	Marsh,	Short (Phelps),
Bennett,	Grubb,	Melson,	Smith (Howell),
Bittinger,	Gurney,	Meriwether,	Spencer (St. L. City).
Bothwell,	Hall,	Minnis,	Stickney,
Breit,	Hammond,	Moore (Mississippi),	Sullinger,
Buckner,	Hancock,	Moran,	Swanger,
Burks,	Harrison,	Mueller,	Tate,
Calhoun,	Higbee,	Odneal,	Tatum,
Cape,	Hinde,	Old,	Temme,
Cherrington,	Jenkins,	O'Reilly,	Tubbs,
Chinn,	Johnson,	Pettijohn,	Walton,
Choate,	Jones (Jackson),	Phipps,	Warner,
Correll,	Kline,	Robertson,	Weaver,
Davidson,	Kyler,	Ross,	Weinhold,
Davison,	Lane,	Rothwell,	Wetzel,
Denslow,	LeFavor,	Russell (N. Madrid),	Young (Texas),
Drabelle,	LeRoy,	Sachse,	Mr. Speaker—82.
Edgar,	McCollum,		

NOES—Messrs.

Arnett,	Drum,	Murray,	Spurgeon,
Atkins,	Fuson,	O'Dell,	Steel,
Best,	George,	Rohne,	Tartar,
Brock,	Hart,	Sailor,	Watson,
Collins,	Jones (Hickory),	Sartin,	Waymeyer,
Davis (Wayne),	Jones (Polk),	Sawyer,	Young (St. Fran.),
Denny,	Leazenby,		—26.

Absent—Messrs.

Anderson,	Davis (Taney),	McPherson,	Pratte,
Bourn,	DeReign,	Martin,	Pritchett,
Carroll,	Dyer,	Middleton,	Schumacher,
Coppedge,	Gill,	Miller,	Sherrill,
Cox,	Julian,	Moore (Stone),	Smith (Buchanan),
Crisp,	Lynch,	Mortimer,	Spencer (Douglas),
Daneri,	McKearly,	Porterfield,	—27.

Absent with leave—Messrs.

DeFord, Kasey—2.

Sick—Messrs.

Ferguson, Pollock, Shaw—3.

Emergency clause to Senate bill No. 145 was adopted by the following vote:

AYES—Messrs.

Armstrong,	Chinn,	Edgar,	Jenkins,
Avery,	Choate,	Freeman,	Johnston,
Baughner,	Coppedge,	Gay,	Jones (Jackson),
Benner,	Correll,	Gmelich,	Jones (Polk),
Bennett,	Cox,	Grubb,	Julian,
Bittinger,	Davidson,	Gurney,	Kline,
Breit,	Davis (Wayne),	Hall,	Kyler,
Buckner,	Davison,	Hammond,	Lane,
Burks,	Denny,	Hancock,	LeFavor,
Calhoun,	Denslow,	Harrison,	LeRoy,
Cape,	Drabelle,	Higbee,	McCollum,
Cherrington,	Dyer,	Hinde,	McIntyre,

McKee,	Old,	Schoppenhorst,	Tate,
McPherson,	O'Reilly,	Schooler,	Tatum,
Mahan,	Pettijohn,	Short (Cole),	Temme,
Marsh,	Phipps,	Short (Phelps),	Tubbs,
Melson,	Robertson,	Smith (Howell),	Walton,
Meriwether,	Rohne,	Spencer (Douglas),	Warner,
Minnis,	Ross,	Spencer (St. L. City),	Weaver,
Moore (Mississippi),	Rothwell,	Spurgeon,	Weinhold,
Moran,	Russell (N. Madrid),	Stickney,	Wetzel,
Mueller,	Sailor,	Sullinger,	Young (St. Francois),
Murray,	Sartin,	Swanger,	Young (Texas),
Odneal,	Sawyer,	Tartar,	Mr. Speaker—96.

NOES—Messrs.

Arnett,	Collins,	Hart,	O'Dell,
Atkins,	Fuson,	Jones (Hickory),	Steel,
Best,	George,	Leazenby,	Waymeyer—14.
Brock,	Griffith,		

Absent—Messrs.

Anderson,	DeReign,	Martin,	Pratte,
Bothwell,	Drum,	Middleton,	Pritchett,
Bourn,	Gill,	Miller,	Schumacher,
Carroll,	Griffith,	Moore (Stone),	Sherrill,
Crisp,	Lynch,	Mortimer,	Smith (Buchanan),
Daneri,	McKearly,	Porterfield,	Watson—25.
Davis (Taney),			

Absent with leave—Messrs.

DeFord,	Kasey—2.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Title to Senate bill No. 145 was agreed to.

Mr. Rothwell moved that the vote by which Senate bill No. 145 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Sachse was granted leave of absence.

Mr. Moore of Stone was reported sick.

On motion of Mr. Denslow,

House bill No. 759 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	Jones (Jackson),	Sailor,
Baughner,	Gmelich,	Jones (Polk),	Smith (Howell),
Bittinger,	Griffiths,	LeRoy,	Steel,
Bothwell,	Hall,	Marsh,	Temme,
Collins,	Hinde,	Old,	Young (St. Fran.),
Denny,	Jenkins,	Pettijohn,	—23.

NOES—Messrs.

Arnett,	Davison,	McKee,	Schooler,
Atkins,	Denslow,	Mahan,	Short (Cole),
Avery,	Dyer,	Melson,	Short (Phelps),
Benner,	Freeman,	Meriwether,	Spencer (Douglas),
Bennett,	Gay,	Minnis,	Spurgeon,
Best,	George,	Moore (Mississippi),	Stickney,
Breit,	Hancock,	Moran,	Sullinger,
Buckner,	Harrison,	Mueller,	Tartar,
Burks,	Hart,	Murray,	Tate,
Calhoun,	Johnston,	O'Dell,	Tubbs,
Cape,	Jones (Hickory),	Odneal,	Warner,
Cherrington,	Julian,	O'Reilly,	Watson,
Chinn,	Kyler,	Phipps,	Waymeyer,
Coppedge,	Lane,	Rohne,	Weaver,
Correll,	Leazenby,	Ross,	Weinhold,
Cox,	LeFavor,	Russell (N. Madrid),	Wetzel,
Davidson,	McCollum,	Sartin,	Young (Texas),
Davis (Wayne),	McIntyre,	Schoppenhorst,	Mr. Speaker—72.

Absent—Messrs.

Anderson,	Drum,	McPherson,	Rothwell,
Bourn,	Fuson,	Martin,	Sawyer,
Brock,	Gill,	Middleton,	Schumacher,
Carroll,	Grubb,	Miller,	Sherrill,
Choate,	Gurney,	Moore (Stone),	Smith (Buchanan),
Crisp,	Hammond,	Mortimer,	Spencer (St. L. City),
Daneri,	Higbee,	Porterfield,	Swanger,
Davis (Taney),	Kline,	Pratte,	Tatum,
DeReign,	Lynch,	Pritchett,	Walton—39.
Drabelle,	McKearly,	Robertson,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Mr. Denslow moved that the vote by which House bill No. 759 failed to pass be reconsidered, and the motion be laid on the table ;
Which was agreed to.

On motion of Mr. Denny,

House bill No. 262 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Bangher,	George,	McCollum,	Sawyer,
Bennett,	Gmelich,	McKee,	Schoppenhorst,
Best,	Griffiths,	McPaerson,	Short (Cole),
Bittinger,	Hall,	Marsh,	Short (Phelps),
Burks,	Hancock,	Melson,	Smith (Howell),
Calhoun,	Harrison,	Meriwether,	Spencer (St. L. City),
Cape,	Hart,	Moran,	Spurgeon,
Choate,	Higbee,	Mueller,	Steel,
Correll,	Hinde,	Murray,	Stickney,
Davidson,	Jenkins,	Odneal,	Sullinger,
Davis (Wayne),	Johnston,	Old,	Swanger,
Davison,	Jones (Hickory),	O'Reilly,	Tate,
Denny,	Jones (Jackson),	Pettijohn,	Tatum,
Drabelle,	Jones (Polk),	Phipps,	Warner,
Drum,	Julian,	Porterfield,	Watson,
Dyer,	Kline,	Robertson,	Weaver,
Edgar,	Kyler,	Ross,	Wetzel,
Freeman,	Lane,	Rothwell,	Young (Texas),
Fuson,	LeFavor,	Sailor,	Mr. Speaker—78.
Gay,	LeRoy,		

NOES—Messrs.

Arnett,	Coppedge,	O'Dell,	Waymeyer,
Atkins,	Leazenby,	Sartin,	Weinhold.
Brock,	McIntyre,	Schooler,	Young (St. Fran.).
Chinn,	Mahan.	Tartar,	—17.
Collins,	Moore (Miss.),		

Absent—Messrs.

Anderson,	Cox,	Lynch,	Rohne,
Armstrong,	Crisp,	McKearly,	Russell (N. Madrid),
Avery,	Daneri,	Martin,	Schumacher,
Benner,	Davis (Taney),	Middleton,	Sherrill.
Bothwell,	Denslow,	Miller,	Smith (Buchanan),
Bourn,	DeReign,	Minnis,	Spencer (Douglas),
Brett,	Gill,	Moore (Stone),	Temme,
Backner,	Grubb,	Mortimer,	Tubbs,
Carroll,	Gurney,	Pratte,	Walton—39.
Caerrington,	Hammond,	Pritchett,	

Absent with leave—Messrs.

DeFord,

Kasey,

Sachse—3.

Sick—Messrs.

Ferguson,

Pollock,

Shaw—3.

Title to House bill No. 262 was agreed to.

Mr. Denny moved that the vote by which House bill No. 262 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Short of Phelps,
House bill No. 334 was taken up.

The Senate amendments to House bill No. 334 were concurred in by the following vote:

AYES—Messrs.

Atkins,	Drum,	McKee,	Schoppenhorst,
Avery,	Dyer,	Mahan,	Schooler,
Baughner,	Edgar,	Marsh,	Short (Cole),
Benner,	Freeman,	Middleton,	Short (Phelps),
Best,	Fuson,	Munnis,	Spencer (Douglas),
Bittinger,	Griffiths,	Mueller,	Spencer (St. L. City),
Bothwell,	Grubb,	Murray,	Spurgeon,
Bourn,	Gurney,	O'Dell,	Steel,
Breit,	Hammond,	Odneal,	Stickney,
Brock,	Hancock,	Old,	Swanger,
Cape,	Harrison,	Pettijohn,	Tubbs,
Cherrington,	Hart,	Phipps,	Walton,
Chinn,	Higbee,	Porterfield,	Weaver,
Correll,	Jones (Hickory),	Rohne,	Weinhold,
Davidson,	Jones (Polk),	Ross,	Wetzel.
Davis (Faney),	LeFavor,	Rothwell,	Young (St. Francois),
Davis (Wayne),	LeRoy,	Sailor,	Young (Texas),
Denny,	McColum,	Sartin,	Mr. Speaker—73.
Denslow,			

NOES—Messrs.

Anderson.	Drabelle.	Kyler,	Sawyer.
Armstrong,	Gay,	Leazenby,	Smith (Buchanan),
Arnett,	George,	McIntyre,	Smith (Howell),
Bennett,	Hall,	Melson,	Sullinger,
Buckner,	Hinde,	Meriwether,	Tate,
Burks,	Jenkins,	Moore (Mississippi),	Tartar,
Calhoun,	Johnston.	Moran,	Temme,
Collins,	Jones (Jackson),	O'Reilly,	Warner,
Coppedge,	Julian,	Robertson,	Watson,
Cox,	Kline,	Russell (N. Madrid),	Waymeyer—41.
Davison,			

Absent—Messrs.

Carroll,	Gill,	McPherson,	Pratte,
Choate,	Gmelich,	Martin,	Pritchett,
Crisp,	Lane,	Miller,	Schumacher,
Daneri,	Lyneh,	Moore (Stone),	Sherrill,
DeRelgn,	McKearly,	Mortimer,	Tatum—20.

Absent with leave—Messrs.

DeFord,

Kasey,

Sachse—3.

Sick—Messrs.

Ferguson,

Pollock,

Shaw—3.

Title to House bill No. 334 was agreed to.

Mr. Short of Phelps moved that the vote by which the amendments to House bill No. 334 were concurred in be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 177, entitled

An act to amend section 9 of an act entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act," approved March 31, 1893 ;

Also, Senate bill No. 171, entitled

An act to amend chapter 173 of the Revised Statutes of Missouri of 1889, relating to witnesses, by adding a new section thereto in lieu of section 8922 ;

Amendment to title adopted, and title as amended agreed to ;

Also, Senate bill No. 285, entitled

An act to repeal sections 8628, 8629 and 8631 of the Revised Statutes of 1889, entitled "Treasury, State," and to enact three new sections in lieu thereof, to be known as sections 8628, 8629 and 8631 ;

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up and concurred in House amendments Nos. 1, 2 and 3 to Senate bill No. 32, and bill as amended passed ;

Also, the Senate has taken up and passed

House bill No. 282, entitled

An act to amend sections 8252 and 8253, of article 5, chapter 153, of the Revised Statutes of Missouri 1889, entitled "Stenographers," and an emergency clause ;

Emergency clause was adopted ;

Also, taken up and passed

Committee substitute for Senate bills Nos. 81 and 185, entitled

An act to define who are fellow-servants and who are not fellow-servants ;

Also, the Senate has taken up and passed

House bill No. 341, entitled

An act to add to chapter seventeen (17) of the Revised Statutes of Missouri of 1889, relating to "Bills of exchange and promissory notes," a new section relating to Saturday half-holidays in all cities in this State which now have or may hereafter have a population of over 100,000, such new section to follow section 737, and to be numbered section 737a ;

Also, House bill No. 537, entitled

An act authorizing boards of police to appoint a special policeman upon the recommendation of the humane society, in cities where such society is incorporated ;

Also, House amendment No. 1 to Senate bill No. 12, and amendment No. 2, amending title, were concurred in ;

The title, as amended, was agreed to, and emergency clause adopted.

Also, House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives in the Capitol of the United States, and making an appropriation therefor.

Mr. Moran offered the following resolution:

Resolved, That Senate amendments to House bill No. 323 be given the right of way in printing, and that the same be printed without any delay.

Which was read and adopted by the following vote on division:
Ayes 45, noes 15.

Mr. Armstrong moved to reconsider the vote by which Senate bill No. 98 failed to pass;

Which was agreed to.

Senate bill No. 98 was passed by the following vote:

AYES—Messrs.

Anderson,	Dyer,	LeRoy,	Sawyer,
Armstrong,	Edgar,	McCollum,	Schoppenhorst,
Atkins,	Freeman,	McPherson,	Short (Phelps),
Baughner,	Fuson,	Mahan,	Smith (Buchanan),
Bennett,	Gay,	Marsh,	Smith (Howell),
Best,	Griffiths,	Meriwether,	Spencer (St. L. City)
Bittinger,	Grubb,	Moran,	Spurgeon,
Bothwell,	Gurney,	Mortimer,	Stickney,
Breit,	Hammond,	Murray,	Swanger,
Burks,	Hancock,	O'Dell,	Tartar,
Calhoun,	Harrison,	Odneal,	Tate,
Cape,	Hart,	Old,	Tatum,
Choate,	Hinde,	O'Reilly,	Temme,
Collins,	Jenkins,	Phipps,	Warner,
Coppedge,	Johnston,	Robertson,	Watson,
Cox,	Jones (Jackson),	Rohne,	Weaver,
Davis (Taney),	Jones (Polk),	Ross,	Wetzel,
Davison,	Julian,	Rothwell,	Young (St. Fran.),
Denny,	Kline,	Sailor,	Young (Texas),
Denslow,	Kyler,	Sartin,	Mr. Speaker—81.
Drabelle,			

NOES—Messrs.

Arnett,	Jones (Hickory),	Pettijohn,	Sullinger,
Brook,	Leazenby,	Schooler,	Walton,
Davidson,	Minnis,	Steel,	Waymeyer—14.
Davis (Wayne),	Mueller,		

Absent—Messrs.

Avery,	DeReign,	McIntyre,	Pratte,
Benner,	Drum,	McKearly,	Pritchett,
Bourn,	George,	McKee,	Russell (N. Madrid),
Buckner,	Gill,	Martin,	Schumacher,
Carroll,	Gmelich,	Melson,	Sherrill,
Cherrington,	Hall,	Middleton,	Short (Cole),
Chinn,	Higbee,	Miller,	Spencer (Douglas),
Correll,	Lane,	Moore (Mississippi),	Tubbs,
Crisp,	LeFavor,	Moore (Stone),	Weinhold—39.
Daneri,	Lynch,	Porterfield,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Title to Senate bill No. 98 was agreed to.

Mr. Armstrong moved that the vote by which Senate bill No. 98 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Fuson,
Substitute for House bill No. 375 was taken up.

Substitute for House bill No. 375 was read third time, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Danny,	LeFavor,	Sartin,
Atkins,	Denslow,	LeRoy,	Schooler,
Avery,	Dyer,	McCollum,	Short (Cole),
Baughner,	Fuson,	McKearly,	Short (Phelps),
Benner,	George,	McKee,	Smith (Buchanan),
Bennett,	Griffiths,	Mahan,	Smith (Howell),
Best,	Grubb,	Melson,	Spencer (Douglas),
Bittinger,	Gurney,	Middleton,	Spurgeon,
Bourn,	Hancock,	Moran,	Steel,
Brock,	Harrison,	Mueller,	Swanger,
Cape,	Hart,	O'Dell,	Tartar,
Cherrington,	Johnston,	Odneal,	Warner,
Chinn,	Jones (Hickory),	Old,	Waymeyer,
Choate,	Jones (Jackson),	Pettijohn,	Young (St. Fran.),
Cox,	Jones (Polk),	Phipps,	Young (Texas),
Davidson,	Julian,	Ross,	Mr. Speaker—66.
Davis (Taney),	Leazenby,		

NOES—Messrs.

Anderson,	Davison,	Kyler,	Schoppenhorst,
Armstrong,	Drum,	McIntyre,	Stickney,
Breit,	Edgar,	Meriwether,	Temme,
Burks,	Freeman,	Murray,	Walton,
Collins,	Gmelich,	O'Reilly,	Watson,
Coppedge,	Hall,	Porterfield,	Weaver,
Correll,	Hammond,	Rothwell,	Weinhold,
Davis (Wayne),	Jenkins,	Sawyer,	Wetzel—32.

Absent—Messrs.

Bothwell,	Gill,	Miller,	Russell (N. Madrid),
Buckner,	Higbee,	Minnis,	Sailor,
Calhoun,	Hinde,	Moore (Mississippi),	Schumacher,
Carroll,	Kline,	Moore (Stone),	Sherrill,
Crisp,	Lane,	Mortimer,	Spencer (St. L. City),
Daneri,	Lynch,	Pratte,	Sullinger,
DeReign,	McPherson,	Pritchett,	Tate,
Drabelle,	Marsh,	Robertson,	Tatum,
Gay,	Martin,	Rohne,	Tubbs—36.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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On motion of Mr. Bourn, House bill No. 783 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denny,	LeRoy,	Sawyer,
Atkins,	Denslow,	McCollum,	Schoppenhorst,
Avery,	Drum,	McIntyre,	Short (Cole),
Baughner,	Dyer,	McKee,	Short (Phelps),
Benner,	Edgar,	Mahan,	Smith (Buchanan),
Bennett,	Freeman,	Melson,	Smith (Howell),
Best,	George,	Meriwether,	Smith (St. L. City)
Bittinger,	Gmelich,	Middleton,	Spurgeon,
Bourn,	Grubb,	Moran,	Steel,
Breit,	Gurney,	Mueller,	Stickney,
Brock,	Hall,	Murray,	Sullinger,
Burks,	Hancock,	O'Dell,	Tartar,
Calhoun,	Harrison,	Odneal,	Temme,
Cherrington,	Hinde,	O'Reilly,	Tubbs,
Chinn,	Jenkins,	Phipps,	Warner,
Choate,	Johnston,	Porterfield,	Watson,
Correll,	Jones (Hickory),	Robertson,	Weinhold,
Cox,	Jones (Jackson),	Rohne,	Wetzel,
Davidson,	Jones (Polk),	Rothwell,	Young (St. Fran.)
Davis (Taney),	Kyler,	Russell (N. Madrid),	Young (Texas),
Davis (Wayne),	LeFavor,	Sartin,	Mr. Speaker—85.
Davison,			

NOES—Messrs.

Arnett,	Fuson,	McPherson,	Spencer (Douglas),
Cape,	Leazenby,	Ross,	Waymeyer.
Collins,	McKearly.	Schooler,	Weaver—13.
Coppedge,			

Absent—Messrs.

Anderson,	Griffiths,	Martin,	Pritchett,
Bothwell,	Hammond,	Miller,	Sailor.
Buckner,	Hart,	Minnis,	Schumacher,
Carroll,	Higbee,	Moore (Mississippi),	Sherrill,
Daneri,	Julian,	Moore (Stone),	Swanger,
DeReign,	Kline,	Mortimer,	Tate,
Drabelle,	Lane,	Old,	Tatum,
Gay,	Lynch,	Pettijohn,	Walton—35.
Gill,	Marsh,	Pratt,	

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Title to House bill No. 783 was agreed to.

Mr. Bourn moved that the vote by which House bill No. 783 was passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

Mr. Rothwell moved to reconsider the vote by which substitute for House bills Nos. 505 and 509 failed to pass ;

Which was not agreed to by the following vote on division : Ayes 44, noes 46.

On motion of Mr. Rothwell,

House bill No. 774 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davidson,	Higbee,	Ross,
Armstrong,	Davis (Taney),	Jones (Jackson),	Rothwell,
Arnett,	Davis (Wayne),	Jones (Polk),	Russell (N. Madrid),
Avery,	Davison,	Kyler,	Sartin,
Baughner,	DeFord,	Leazenby,	Schooler,
Bennett,	Denslow,	DeFavor,	Smith (Buchanan),
Best,	Drum,	LeRoy,	Spencer (Douglas),
Bittinger,	Dyer,	McCollum,	Spencer (St. L. City),
Bourn,	Edgar,	McIntyre,	Spurgeon,
Breit,	Fuson,	McKee,	Steel,
Brock,	Gay,	McPherson,	Sullinger,
Buckner,	George,	Mahan,	Swanger,
Burks,	Gill,	Moran,	Temme,
Calhoun,	Gmelich,	Murray,	Walton,
Cape,	Griffiths,	O'Dell,	Warner,
Cherrington,	Grubb,	Old,	Weaver,
Chinn,	Gurney,	O'Reilly,	Weinhold,
Collins,	Hall,	Pettijohn,	Young (St. Francois),
Coppedge,	Hammond,	Robertson,	Young (Texas),
Correll,	Hancock,	Rohne,	Mr. Speaker—82.
Cox,	Harrison,		

NOES—Messrs.

Atkins,	Mueiler,	Smith (Howell),	Tubbs,
Benner,	Phipps,	Stickney,	Watson,
Jones (Hickory),	Schoppenhorst,	Tartar,	Waymeyer—13.
Minnis,			

Absent—Messrs.

Bothwell,	DeReign,	Hinde,	Kline,
Carroll,	Drabelle,	Jenkins,	Lane,
Choate,	Freeman,	Johnston,	Lynch,
Daneri,	Hart,	Julian,	McKearly,

Marsh,	Moore (Mississippi),	Pritchett,	Short (Cole),
Martin,	Moore (Stone),	Sailor,	Short (Phelps),
Melson,	Mortimer,	Sawyer,	Tate,
Meriwether,	Odneal,	Schumacher,	Tatum,
Middleton,	Porterfield,	Sherrill,	Wetzel—38.
Miller,	Pratte,		

Absent with leave--Messrs.

Crisp.	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Title to House bill No. 774 was agreed to.

Mr. Young of St. Francois moved that the vote by which House bill No. 774 passed be reconsidered, and motion belaid on the table ;
Which was agreed to.

On motion of Mr. Mueller,

Senate bill No. 324 was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Arnett,	Dyer,	Leazenby,	Smith (Howell),
Avery,	Edgar,	LeFavor,	Spencer (Douglas),
Benner,	Freeman,	LeRoy,	Spencer (St.L. City),
Bennett,	Fuson,	McPherson,	Spurgeon,
Bittinger,	Gav,	Mahan,	Steel,
Breit,	George,	Middleton,	Stickney,
Brock,	Gmelich,	Minnis,	Sullinger,
Burks,	Griffiths,	Moran,	Swanger,
Cape,	Grubb,	Mueller,	Ta' tar,
Cherrington,	Gurney,	Murray,	Tate,
Chinn,	Hall,	O'Dell,	Temme,
Choate,	Hammond,	Pettijohn,	Warner,
Collins,	Harrison,	Phipps,	Watson,
Coppedge,	Hart,	Robertson,	Waymeyer,
Correll,	Higbee,	Rohne,	Weaver,
Davidson,	Johnston,	Ross,	Weinhold,
Davis (Wayne),	Jones (Jackson),	Sallor,	Wetzel,
Davison,	Jones (Polk),	Sartin,	Young (St. Francois)
Denny,	Kline,	Schoppenhorst,	Young (Texas),
Denslow,	Kyler,	Short (Cole),	Mr. Speaker—81.
Drabelle,			

N O E S—Messrs.

Anderson,	Best,	Hinde,	Schooler—6.
Atkins,	Hancock,		

Absent—Messrs.

Armstrong,	Gill,	Melson,	Pritchett,
Baughner,	Jenkins,	Meriwether,	Rothwell,
Bothwell,	Jones (Hickory),	Miller,	Russell (N. Madrid),
Bourn,	Julian,	Moore (Mississippi),	Sawyer,
Buckner,	Lane,	Moore (Stone),	Schumacher,
Calhoun,	Lynch,	Mortimer,	Sherrill,
Carroll,	McCollum,	Odneal,	Short (Phelps),
Cox,	McIntyre,	O'd,	Smith (Buchanan),
Daneri,	McKearly,	O'Reilly,	Tatum,
Davis (Taney),	McKee,	Porterfield,	Tubbs,
DeReign,	Marsh,	Pratte,	Walton—46.
Drum,	Martin,		

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Ferguson,	Pollock,	Shaw—3.
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Emergency clause to Senate bill No. 324 was adopted by the following vote :

A YES—Messrs.

Anderson,	Denny,	Kyler,	Schoppenhorst,
Armstrong,	Denslow,	LeFavor,	Short (Cole),
Arnett,	DeReign,	LeRoy,	Short (Phelps),
Avery,	Dyer,	McCollum,	Smith (Buchanan),
Baughner,	Edgar,	McIntyre,	Smith (Howell),
Benner,	Freeman,	McKearly,	Spencer (St. L. city)
Bennett,	Fuson,	McKee,	Spurgeon,
Best,	Gay,	McPherson,	Steel,
Bittinger,	George,	Mahan,	Stickney,
Bothwell,	Gmelich,	Marsh,	Sullinger,
Bourn,	Grubb,	Melson,	Swanger,
Breit,	Gurney,	Meriwether,	Tartar,
Brock,	Hall,	Middleton,	Tate,
Burks,	Hammond,	Minnis,	Temme,
Calhoun,	Hancock,	Moran,	Tubbs,
Cape,	Harrison,	Mueller,	Walton,
Cherrington,	Hart,	Murray,	Warner,
Chinn,	Higbee,	O'Dell,	Watson,
Choate,	Hinde,	Odneal,	Waymeyer,
Collins,	Jenkins,	Old,	Weaver,
Coppedge,	Johnston,	Pettijohn,	Weinhold,
Correll,	Jones (Hickory),	Robertson,	Wetzel,
Davidson,	Jones (Jackson),	Rohne,	Young (St Fran.)
Davis (Taney),	Jones (Polk),	Sartin,	Young (Texas),
Davis (Wayne),	Kline,	Sawyer,	Mr. Speaker—101.
Davison,			

NOES—Messrs.

Atkins,	Schooler,	Spencer (Douglas)—3.
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Absent—Messrs.

Buckner,	Griffiths,	Moore (Stone),	Ross,
Carroll,	Julian,	Mortimer,	Rothwell,
Cox,	Lane,	O'Reilly,	Russell (N. Madrid),
Daneri,	Leazenby,	Phipps,	Sailor,
Drabelle,	Lynch,	Porterfield,	Schumacher,
Drum,	Martin,	Pratte,	Sherrill,
Gill,	Moore (Mississippi),	Pritchett,	Tatum—28.

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Ferguson,	Miller,	Pollock,	Shaw—4.
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Mr. Mueller offered the following amendment:

Amend title to Senate bill No. 324 by adding to "with emergency clause;"

Which was read and adopted.

Title to Senate bill No. 324, as amended, was agreed to.

Mr. Mueller moved that the vote "by which Senate bill No. 324 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Correll,

House bill No. 773 was taken up.

Mr. Gill was reported sick.

Mr. Spencer of St. Louis City was called to the chair.

House bill No. 773 was read third time, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davis (Wayne),	Kline,	Schooler,
Arnett,	Davison,	Kyler,	Short (Cole),
Atkins,	Denny,	LeRoy,	Short (Phelps),
Baughner,	Denslow,	McCollum,	Smith (Howell),
Benner,	DeReign,	McIntyre,	Spencer (Douglas),
Bennett,	Dyer,	McPherson,	Spencer (St. L. city),
Best,	Edgar,	Mahan,	Spurgeon,
Bittinger,	Freeman,	Melson,	Stickney,
Bourn,	Fuson,	Meriwether,	Sullinger,
Breit,	Gay,	Middleton,	Swanger,
Brock,	George,	Minnis,	Tartar,
Burks,	Gmelich,	Moore (Mississippi),	Tate,
Calhoun,	Grubb,	Moran,	Tubbs,
Cape,	Gurney,	Murray,	Walton,
Cherrington,	Hall,	Odneal,	Warner,
Chinn,	Hancock,	Pettijohn,	Waymeyer,
Choate,	Hart,	Robertson,	Weaver,
Collins,	Higbee,	Rohne,	Weinhold—39.
Coppedge,	Hinde,	Ross,	Wetzel,
Correll,	Jones (Hickory),	Russell (N. Madrid),	Young (St. Francois)
Davidson,	Jones (Jackson),	Sawyer,	Young (Texas)
Davis (Paney),	Jones (Polk),	Schoppenhorst,	Mr. Speaker—83.

NOES—None.

Absent—Messrs.

Armstrong,	Harrison,	Martin,	Pritchett,
Avery,	Jenkins,	Miller,	Rothwell,
Bothwell,	Johnston,	Moore (Stone),	Sailor,
Buckner,	Julian,	Mortimer,	Sartin,
Carroll,	Lane,	Mueller,	Schumacher,
Cox,	Leazenby,	O'Dell,	Sherrill,
Daneri,	LeFavor,	Old,	Smith (Buchanan),
Drabelle,	Lynch,	O'Reilly,	Steel,
Drum,	McKearly,	Phipps,	Tatum,
Gill,	McKee,	Porterfield,	Temme,
Griffiths,	Marsh,	Pratte,	Watson—45.

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
Sick—Messrs.			
Ferguson,	Pollock,	Shaw—3.	

Emergency clause to House bill No. 773 was adopted by the following vote :

AYES—Messrs.

Anderson,	Davison,	Leazenby,	Sawyer,
Armstrong,	Denny,	LeFavor,	Schooler,
Arnett,	Denslow,	LeRoy,	Short (Cole),
Avery,	DeReign,	McCollum,	Smith (Howell),
Baughner,	Dyer,	McIntyre,	Spencer (Douglas),
Benner,	Edgar,	McPherson,	Spencer (St. L. City)
Bennett,	Freeman,	Marsh,	Spurgeon,
Best,	Fuson,	Melson,	Steel,
Bittinger,	Gay,	Meriwether,	Sullinger,
Bothwell,	George,	Middleton,	Swanger,
Breit,	Gmelich,	Minnis,	Tartar,
Brock,	Griffiths,	Moran,	Tate,
Buckner,	Gurney,	Mueller,	Temme,
Calhoun,	Hancock,	Murray,	Tubbs,
Cape,	Harrison,	O'Dell,	Warner,
Cherrington,	Hart,	Odneal,	Watson,
Chinn,	Higbee,	O'Reilly,	Waymeyer,
Choate,	Hinde,	Pettijohn,	Weaver,
Collins,	Jenkins,	Phipps,	Weinhold,
Coppedge,	Jones (Hickory),	Robertson,	Wetzel,
Correll,	Jones (Jackson),	Rohne,	Young (St. Francois)
Davidson,	Jones (Polk),	Ross,	Young (Texas),
Davis (Paney),	Kline,	Russell (N. Madrid),	Mr. Speaker—95.
Davis (Wayne),	Kyler,	Sartin,	

NOES—Messrs.

Hall, Schoppenhorst—2.

Absent—Messrs.

Atkins,	Grubb,	Martin,	Sailor,
Bourn,	Hammond,	Moore (Mississippi),	Schumacher,
Burks,	Johnston,	Moore (Stone),	Sherrill,
Carroll,	Julian,	Mortimer,	Short (Phelps),
Cox,	Lane,	Old,	Smith (Buchanan),
Daneri,	Lynch,	Porterfield,	Stickney,
Drabelle,	McKearly,	Pratte,	Tatum,
Drum,	McKee,	Pritchett,	Walton—35.
Gill,	Mahan,	Rothwell,	

Absent with leave—Messrs.

Crisp, DeFord, Kasey, Sachse—4.

Sick—Messrs.

Ferguson, Miller, Pollock, Shaw—4.

Title to House bill No. 773 was agreed to.

Mr. Correll moved that the vote by which House bill No. 773 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Speaker resumed the chair.

On motion of Mr. LeRoy,

Senate bill No. 89 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Davis (Wayne),	Leazenby,	Sawyer,
Atkins,	Davison,	LeFavor,	Schoppenhorst,
Avery,	Denny,	LeRoy,	Schooler,
Baughner,	DeReign,	McCollum,	Short (Cole),
Benner,	Dyer,	McIntyre,	Short (Phelps),
Bennett,	Edgar,	McPherson,	Smith (Howell),
Best,	Freeman,	Marsh,	Spencer (Douglas),
Bittinger,	Gay,	Meriwether,	Spencer (St. L. City)
Bothwell,	Gmelich,	Middleton,	Spurgeon,
Breit,	Griffiths,	Minnis,	Steel,
Brock,	Gurney,	Moran,	Stickney,
Buckner,	Hall,	Mueller,	Tate,
Burks,	Hancock,	Murray,	Tatum,
Cape,	Harrison,	O'Dell,	Temme,
Cherrington,	Hart,	Odneal,	Tubbs,
Chinn,	Higbee,	Old,	Warner,
Choate,	Hinde,	O'Reilly,	Weaver,
Coppedge,	Jones (Hickory),	Pettijohn,	Weinhold,
Correll,	Jones (Jackson),	Phipps,	Wetzel,
Cox,	Jones (Polk),	Rohne,	Young (St Fran.),
Davidson,	Kline,	Ross,	Young (Texas),
Davis (Taney),	Kyler,	Sartin,	Mr. Speaker—88.

NOES—Messrs.

Fuson, George, Tartar—3.

Absent—Messrs.

Anderson,	Grubb,	Melson,	Russell (N. Madrid),
Armstrong,	Hammond,	Miller,	Sailor,
Bourn,	Jenkins,	Moore (Mississippi),	Schumacher,
Calhoun,	Johnston,	Moore (Stone),	Sherrill,
Carroll,	Julian,	Mortimer,	Smith (Buchanan),
Collins,	Lane,	Porterfield,	Sullinger,
Daneri,	Lynch,	Pratt,	Swanger,
Denslow,	McKearly,	Pritchett,	Walton,
Drabelle,	McKee,	Robertson,	Watson,
Drum,	Mahan,	Rothwell,	Waymeyer—42.
Gill,	Martin,		

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
Sick—Messrs.			
Ferguson,	Pollock,	Shaw—3.	

Emergency clause to Senate bill No. 89 was adopted by the following vote:

AYES—Messrs.

Armstrong,	Dyer,	McCollum,	Schooler,
Arnett,	Edgar,	McIntyre,	Short (Cole.)
Atkins,	Freeman,	McPaerson,	Short (Phelps),
Avery,	Fuson,	Marsh,	Smith (Howell),
Baughner,	Gay,	Melson,	Spencer (Douglas),
Benner,	Gmelich,	Meriwether,	Spencer (St. L. City)
Bennett,	Griffiths,	Middleton,	Spurgeon,
Best,	Grubb,	Minnis,	Steel,
Bittinger,	Gurney,	moran,	Stickney,
Bothwell,	Hall,	Mueller,	Sullinger,
Breit,	Hammond,	Murray,	Swanger,
Brock,	Hancock,	O'Dell,	Tartar,
Buckner,	Hart,	Odneal,	Tate,
Cape,	Hinde,	Old,	Temme,
Cherrington,	Jenkins,	O'Reilly,	Tubbs,
Chinn,	Johnston,	Pettijohn,	Walton,
Choate,	Jones (Hickory),	Paipps,	Warner,
Coppedge,	Jones (Jackson),	Robertson,	Waymeyer,
Cox,	Jones (Polk),	Rohne,	Weaver,
Davidson,	Kline,	Ross,	Weinhold,
Davis (Taney),	Kyler,	Russell (N. Madrid),	Weitzel,
Davison,	Leszenby,	Sailor,	Young (St. Fran.)
Denny,	LeFavor,	Sawyer,	Young (Texas).
Denslow,	LeRoy,	Schoppenhorst,	Mr. Speaker—97.
DeReign,			

NO—Mr George—1.

Absent—Messrs.

Anderson,	Drabelle,	McKee,	Pritchett,
Bourn,	Drum,	Mahan,	Rothwell,
Burks,	Gill,	Martin,	Sartin,
Calhoun,	Harrison,	Moore (Mississippi),	Schumacher,
Carroll,	Higbee,	Moore (Stont),	Sherrill,
Collins,	Julian,	Mortimer,	Smith (Buchanan),
Correll,	Lane,	Porterfield,	Tatum,
Daneri,	Lynch,	Pratte,	Watson—34.
Davis (Wayne),	McKearly,		

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
Sick—Messrs.			
Ferguson,	Miller,	Pollock,	Shaw—4

Title to Senate bill No. 89 was agreed to.

Mr. Leroy moved that the vote by which Senate bill No. 89 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Young of St. Francois, Senate bill No. 211 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Breit,	Coppedge,	Dyer,
Arnett,	Brock,	Correll,	Edgar,
Avery,	Buckner,	Davidson,	Freeman,
Baughner,	Burks,	Davis (Taney),	Fuson,
Benner,	Cape,	Davis (Wayne),	Gay,
Bennett,	Cherrington,	Denny,	George,
Best,	Chinn,	Denslow,	Gmelich,
Bittinger,	Collins,	DeReign,	Griffiths,

Grubb,	McPherson,	Robertson,	Steel,
Gurney,	Marsh,	Rohne,	Stickney,
Hall,	Melson,	Ross,	Sullinger,
Hancock,	Meriwether,	Russell (N. Madrid),	Swanger,
Hart,	Minnis,	Sailor,	Tartar,
Hinde,	Moran,	Sawyer,	Tate,
Jones (Hickory),	Moeller,	Schoppenhorst,	Tatum,
Jones (Jackson),	Murray,	Schooler,	Tubbs,
Jones (Polk),	O'Dell,	Short (Cole),	Waymeyer,
Kline,	Odneal,	Short (Phelps),	Weaver,
Leazenby,	Old,	Smith (Buc'a),	Weinhold,
LeFavor,	O'Reilly,	Smith (Howell),	Wetzel,
LeRoy,	Pettijohn,	Spencer (Douglas),	Young (St. Fran.)
McCollum,	Phipps,	Spencer (St. L. city),	Young (Texas),
McIntyre,	Porterfield,	Spurgeon,	Mr. Speaker—92.

NOES—None.

Absent—Messrs.

Anderson,	Drabelle,	Lane,	Pratte,
Atkins,	Drum,	Lynch,	Pritchett,
Bothwell,	Gill,	McKearly,	Rothwell,
Bourn,	Hammond,	McKee,	Sartin,
Calhoun,	Harrison,	Mahan,	Schumacher,
Carroll,	Higbee,	Martin,	Sherrill,
Choate,	Jenkins,	Middleton,	Temme,
Cox,	Johnston,	Moore (Mississippi),	Walfon,
Daneri,	Julian,	Moore (Stone),	Warner,
Davison,	Kyler,	Mortimer,	Watson—40.

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
Sick—Messrs.			
Ferguson,	Miller,	Pollock,	Shaw—4.

Title to Senate bill No. 211 was agreed to.

Mr. Young of St. Francois moved that the vote by which Senate bill No. 211 passed be reconsidered, and the motion belaid on the table; Which was agreed to.

On motion of Mr. Avery, Senate bill No. 190 was taken up.

Mr. Breit offered the following amendment:

Amend Senate bill No. 190 by striking out between the word "years," in line 3, and "provided," in line 5, the following: "and after the expiration of said term shall not be eligible for election to any county office for two years," all of which is in section 1;

Which was read and rejected.

Senate bill No. 190 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle,	McIntyre,	Sherrill,
Avery,	Dyer,	McKee,	Short (Cole),
Baughner,	Egar,	Melson,	Short (Phelps),
Best,	Freeman,	Meriwether,	Smith (Buchanan),
Bittinger,	Fuson,	Minnis,	Smith (Howell),
Bourn,	Gay,	Moran,	Spencer (St. L. City)
Brock,	Gmelich,	Odneal,	Spurgeon,
Buckner,	Griffiths,	Old,	Steel,
Burks,	Grubb,	O'Reilly,	Stickney,
Cape,	Hall,	Pettijohn,	Sullinger,
Carroll,	Hancock,	Porterfield,	Tartar,
Collins,	Harrison,	Robertson,	Tate,
Correll,	Hinde,	Rohne,	Tatum,
Davidson,	Jones (Hickory),	Ross,	Warner,
Davis (Taney),	Jones (Jackson),	Russell (N. Madrid),	Watson,
Davis (Wayne),	Kline,	Sailor,	Wetzel,
Denny,	Lane,	Sartin,	Young (St. Fran.),
Denslow,	LeFavor,	Schoppenhorst,	Young (Texas),
DeReign,	LeRoy,	Schooler,	Mr. Speaker—76.

NOES—Messrs.

Atkins,	Choate,	McCollum,	Spencer (Douglas),
Benner,	Davison,	Mahan.	Swanger,
Bennett,	George,	Moore (Mississippi),	Temme,
Breit,	Garney,	Murray,	Tubbs,
Cherrington,	Higbee,	O'Dell,	Waymeyer,
Chinn,	Johnston,	Sawyer,	Weaver—24.

Absent—Messrs.

Armstrong,	Gill,	Lyneh,	Mueller,
Arnett,	Hammond,	McKearly,	Phipps,
Bothwell,	Hart,	McPherson,	Pratte,
Calhoun,	Jenkins,	Marsh,	Pritchett,
Coppedge,	Jones (Polk),	Martin,	Rothwell,
Cox,	Julian,	Middleton,	Schumacher,
Daneri,	Kyler,	Moore (Stone),	Walton,
Drum,	Leazenby,	Mortimer,	Weinhold—32.

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
Sick—Messrs.			
Ferguson,	Miller,	Pollock,	Shaw—4.

Title to Senate bill No. 190 was agreed to.

Mr. Avery moved that the vote by which Senate bill No. 190 was passed be reconsidered, and that the motion be laid on the table;
Which was agreed to.

On motion of Mr. Davidson, House bill No. 412 was taken up.

Committee on Enrolled Bills was granted leave to sit during the session of the House.

House bill No. 412 was ordered to third reading by the following vote on division: Ayes 47, noes 17.

Mr. Short of Phelps, moved that House bill No. 412 be indefinitely postponed, which was not agreed to by the following vote on division: Ayes 35, noes 39.

House bill No. 412 was read third time and failed to pass by the following vote:

AYES—Messrs.

Anderson,	Denny,	Kyler,	Ross,
Arnett,	Drabelle,	LeFavor,	Sartin.
Avery,	Drum,	LeRoy,	Short (Cole),
Baughner,	Dyer,	McCollum,	Smith (Buchanan),
Best,	Edgar,	McIntyre,	Smith (Howell),
Bittinger,	Fuson,	McKee,	Steel,
Bourn,	Gay,	Marsh,	Stickney,
Buckner,	George,	Melson,	Swanger,
Burks,	Grubb,	Meriwether,	Tate,
Cape,	Harrison,	Moran,	Tubbs,
Chinn,	Hart,	Mueller,	Warner,
Collins,	Higbee,	Old,	Waymeyer,
Coppedge,	Jenkins,	Pettijohn,	Weaver,
Correll,	Jones (Hickory),	Phipps,	Weinhold,
Davidson,	Jones (Polk),	Porterfield,	Young (St. Fran.),
Davis (Wayne),	Kline,	Robertson,	Mr. Speaker—64.

NOES—Messrs.

Armstrong,	Gmelich,	Mahan,	Schooler.
Atkins,	Griffiths,	Minnis,	Short (Phelps).
Bennett,	Gurney,	Moore (Mississippi),	Spencer (Douglas),
Bothwell,	Hall,	Murray,	Spurgeon,
Breit,	Hammond,	O'Dell,	Sullinger,
Brock,	Hancock,	Odneal,	Tartar,
Calhoun,	Hinde,	Russell (N. Madrid),	Temme,
Cherrington,	Jones (Jackson),	Sailor,	Walton,
Davison,	Leazenby,	Sawyer,	Wetzel,
Denslow,	McPherson,	Schoppenhorst,	Young (Texas)—41.
Freeman,			

Absent—Messrs.

Benner,	Gill,	Middleton,	Rothwell,
Carroll,	Johnston,	Moore (Stone),	Schumacher,
Choate,	Julian,	Mortimer,	Sherrill,
Cox,	Lane,	O'Reilly,	Spencer (St. L. City),
Daneri,	Lynch,	Pratte,	Tatum
Davis (Taney)	McKearly,	Pritchett,	Watson—27.
DeReign,	Martin,	Rohne,	

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Ferguson,	Miller,	Pollock,	Shaw—4.
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House bill No. 756 was taken up and ordered engrossed.

House bill No. 828 was taken up and ordered engrossed.

Mr. Grubb moved that when the House take recess, it do so until

7:30 p. m.;

Which was not agreed to.

Mr. Smith, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 284, entitled

An act to amend section 473, article 1, chapter 9, and to repeal section 501 of article 1, chapter 9, of the Revised Statutes of Missouri of 1889, entitled "Asylums,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Sailor, from the Committee on Mines and Mining, submitted the following report:

MR. SPEAKER: Your Committee on Mines and Mining, to which was referred Senate bill No. 314, entitled

An act fixing a standard of quality for oils to be used for illuminating purposes in coal mines, prohibiting the sale of impure oils for such purposes, and providing for the inspection of such oils, and penalties for the violation of this act,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Sailor, from the Committee on Mines and Mining, submitted the following report:

MR. SPEAKER: Your Committee on Mines and Mining, to which was referred Senate bill No. 315, entitled

An act repealing section 7064 of the Revised Statutes of Missouri, relating to inspection and safety of mines, and enacting six new sections in lieu thereof, to be known as sections 7064, 7064a, 7064b, 7064c, 7064d and 7064e, providing for the ventilation of coal mines, for regulating the use of powder and other explosives in such mines, and the ventilation thereof, and also making other provisions looking to the health and safety of employes in such mines, and providing penalties for a violation of this act,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 599, entitled

An act to create county and other local boards of health, defining their duties and powers, and providing for the compensation of their members and officers;

Also, House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54 of an act entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein,'" approved April 7, 1892, and to enact a new section in lieu thereof, approved March 31, 1893, and to enact a new section in lieu thereof;

Also, joint and concurrent resolution No. 14,

Joint and concurrent resolution asking Congress for an appropriation for the improvement of the Gasconade river;

Also, House bill No. 175, entitled

An act to amend section 7079, of chapter 116, and section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7091 of chapter 116, of the Revised Statutes of the State of Missouri, 1889, entitled 'Mortgages and deeds of trust,'" approved March 30, 1893, and to enact a new section, to be known as section 7091a, relating to "Mortgages and deeds of trust," and providing for redemption in cases of foreclosure, and to repeal section 7080 of said chapter,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred joint and concurrent resolution No. 12, entitled

Joint and concurrent resolution No. 12;

Also, joint resolution No. 15.

Tendering to the Hon. John M. Palmer thanks for his action respecting the Missouri militia, and protesting against any discrimination against them.

Also, concurrent resolution No. 13,

Instructing the Senators and Representatives of Missouri in Congress to use all proper means in their legislative capacity to procure the passage by Congress of an act adjusting a deficiency suffered by the State of Missouri in the amount of lands received by the State in pursuance of an act of Congress of July 2, 1862, entitled "An act donating public lands to the several states and territories which may provide colleges for the benefit of agriculture and the mechanic arts;"

Also, joint and concurrent resolution instructing our senators and requesting our representatives in Congress to support H. B. No. 8481, introduced by Hon. Richard Bartholdt, or some measure to the same effect, providing for the appointment of a commission to investigate and report upon the subject of the pollution of rivers and other natural sources of public water supply,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Mr. Stickney, from the Committee on Private Corporations, submitted the following report :

MR. SPEAKER: Your Committee on Private Corporations, to which was referred House bill No. 808, entitled

An act to amend article 6, of chapter 45, Revised Statutes of Missouri, entitled "County depositories,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 53, entitled

An act providing for the endowment of the State University, and for the establishment and endowment of free scholarships of merit therein in each county,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

• Mr. Tabbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred Senate bill No. 7, entitled

An act to amend section 4703 of Revised Statutes, concerning elections,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Tabbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred Senate bill No. 172, entitled

An act to amend section 7, of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 417, entitled

An act to amend section 8017 of chapter 143 of the Revised Statutes of Missouri of 1889, entitled "Schools ;"

Also, House bill No. 672, entitled

An act to change the time of holding court in the Twenty-ninth judicial circuit, by the repeal of section 57 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of

court therein," approved April 7, 1892, and the enactment of a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

Mr. Spencer of St. Louis City moved that when the House adjourns it do adjourn under the rules ;

Which was agreed to.

House bill No. 672 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said bill.

Senate bill No. 417 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. Tartar,

The House took a recess until 7 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 244, entitled

An act to amend section 6427 of article 2 of chapter 97, Revised Statutes of 1889, relating to school lands ;

Also, House bill No. 206, entitled

An act to amend an act entitled "An act to amend chapter 101 of the Revised Statutes of Missouri," approved March 27, 1893, entitled "Levees ;"

Also, House bill No. 445, entitled

An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy ;

Also, House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railway companies, whose tracks cross each other at grade, to construct joint depots at such crossings,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 244 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 682 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 445 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 206 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Middleton, the House adjourned under the rules.

FIFTY-NINTH DAY—THURSDAY, March 14, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Senate bill No. 383 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 99 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 212, having been duly enrolled, and presented to the House, all business was suspended, the bill read at length, and no objection being made, the speaker affixed his signature thereto, as prescribed by section 2 of the Constitution.

Concurrent resolution No. 1 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said concurrent resolution.

Senate bill No. 273, having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 270 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 182 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 365 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Drabelle introduced House bill No. 829, entitled

An act to amend article 5, chapter 153, of the Revised Statutes of Missouri, 1889, concerning stenographers in courts having jurisdiction in cases of felony in cities of over 100,000 inhabitants, and to provide for the appointment of two stenographers where such courts have more than one division ;

Which was read first time.

Mr. Murray, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred Senate bill No. 257, entitled

An act amending article 3, chapter 87, of the Revised Statutes of Missouri, 1889, entitled "Inspection of grain," by amending section 5640 by adding a proviso thereto limiting the charges for the inspection of grain, and amending section 5657*b* by adding a proviso thereto limiting the charges for the weighing of grain,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 276, entitled

An act to amend section 4792 of the Revised Statutes of 1889, as amended by an act entitled "An act to amend sections 4762, 4766, 4781 and 4792, Revised Statutes of 1889,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 483, entitled

An act to amend an act approved April 4, 1891, entitled "Elections,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 81, entitled

An act to amend sections 4777, 4780, 4781 and 4785, of the Revised Statutes of Missouri, concerning "Elections,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 269, entitled

An act to amend section 12 of an act entitled "An act to amend article 3, chapter 60, of the Revised Statutes of 1889,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 204, entitled

An act to repeal article 3, chapter 60, Revised Statutes of 1889, as amended by the Session Acts of 1891 and 1893, known as the Australian ballot law,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 454, entitled

An act to amend section 4768, Revised Statutes of Missouri, concerning elections,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 383, entitled

An act to amend an act approved April 4, 1891, entitled "Elections,"

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 720, entitled

An act to repeal sections 4768 and 4769, of chapter 60, article 3, of the Revised Statutes of Missouri of 1889, relating to elections,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 563, entitled

An act to repeal an act entitled "An act to amend an act entitled an act to amend article 4, chapter 60, of the Revised Statutes of Missouri of 1889," by adding fourteen new sections,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER : Your Committee on Elections, to which was referred House bill No. 66, entitled

An act to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of an act approved March 26, 1892, at the extra session, entitled "An act to divide the State into fifteen congressional districts," and enact fifteen new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 641, entitled

An act to exempt cities of the fourth class, having a population of 1500 or less, from the operations of the Australian ballot,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Harrison, from the Committee on Eleemosynary Institutions, submitted the following report:

MR. SPEAKER: Your Committee on Eleemosynary Institutions, to which was referred Senate bill No. 2, entitled

An act authorizing the establishment of sanitary districts in the State of Missouri, and to define the powers of such districts,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. Kline, House bill No. 825 was taken up for third reading and passage, and was passed by the following vote:

A Y E S—Messrs.

Armstrong,	Denslow,	Kyler,	Sartin,
Barnett,	DeReign,	Lane,	Sawyer,
Atkins,	Drabelle,	Leazenby,	Schoppenhorst,
Avery,	Drum,	LeFavor,	Schooler,
Bennet,	Dyer,	LeRoy,	Short (Cole),
Bennett,	Edgar,	McCollum,	Short (Pheips),
Best,	Ferguson,	McIntyre,	Smith (Buchanan),
Bittinger,	Freeman,	McKee,	Smith (Howell),
Boothwell,	Fuson,	McPherson,	Spencer (Douglas),
Breit,	Gay,	Martin,	Spurgeon,
Buckner,	George,	Melson,	Steel,
Burks,	Gmelich,	Miller,	Stickney,
Cape,	Griffiths,	Mueller,	Sollinger,
Carrington,	Grubb,	Moran,	Swanger,
Chinn,	Hall,	Odneal,	Tartar,
Choate,	Hancock,	Old,	Tate,
Collins,	Higbee,	Pettijohn,	Temme,
Coppedge,	Hinde,	Phipps,	Walton,
Correll,	Jenkins,	Rohne,	Waymeyer,
Cox,	Johnston,	Ross,	Weaver,
Cridayson,	Jones (Hickory),	Rothwell,	Wetzel,
Crawford (Wayne),	Jones (Jackson),	Russell (N. Madrid),	Young (St. Francois)
Crawford,	Jones (Polk),	Sailor,	Mr. Speaker—94.
Crawford,	Kline,		

NO—Mr. Anderson—1.

Absent—Messrs.

Cougher,	Davis (Taney),	Julian,	Middleton,
Corn,	Gill,	Lynch,	Minnis,
Cock,	Gurney,	McKearly,	Moore (Mississippi),
Choun,	Hammond,	Mahan,	Moore (Stone),
Croft,	Harrison,	Marsh,	Mortimer,
Croft,	Hart,	Meriwether,	Murray,

O'Dell,	Pritchett,	Spencer (St. L City)	Watson,
O'Reilly,	Robertson,	Tatum,	Weinhold,
Porterfield,	Schumacher,	Tabbs,	Young (Texas)—39.
Pratte,	Sherrill,	Warner,	

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Pollock, Shaw—2.

Title to House bill No. 825 was agreed to.

Mr. Kline moved the vote by which House bill No. 825 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Hall,

Senate amendments to House bill No. 504 were taken up and concurred in by the following vote :

AYES—Messrs.

Armstrong,	Davison,	Jones (Hickory),	Sartin,
Arnett,	Denny,	Jones (Polk),	Sawyer,
Avery,	Denslow,	Julian,	Schoppenhorst,
Baughner,	Drum,	Kyler,	Short (Cole),
Benner,	Dyer,	Leazenby,	Snort (Pheaps),
Bennett,	Edgar,	LeFavor,	Smith (Bachanan),
Best,	Ferguson,	McCullum,	Smith (Howell),
Bittinger,	Fuson,	McIntyre,	Spencer (Duglas),
Bothwell,	Gay,	McKee,	Spurgeon,
Breit,	George,	McPherson,	Steel,
Brock,	Gmelich,	Martin,	Stickney,
Buckner,	Griffiths,	Meriwether,	Sullinger,
Burks,	Grubb,	Müller,	Swanger,
Cape,	Gurney,	Mueller,	Tartar,
Cherrington,	Hall,	Murray,	Tate,
Chinn,	Hammond,	O'Dell,	Tabbs,
Choate,	Hancock,	Odneal,	Walton,
Collins,	Harrison,	Old,	Waymeyer,
Coppedge,	Hart,	Pettijohn,	Weaver,
Correll,	Higbee,	Rohne,	Wetzl.
Cox,	Hinde,	Ross,	Young (St. Francois)
Davidson,	Jenkins,	Rothwell,	Young (Texas),
Davis (Haney),	Johnston,	Russell (N Madrid),	Mr. Speaker—93.
Davis (Wayne),			

NOES—None.

Absent—Messrs.

Anderson,	Kline,	Moore (Mississippi),	Sailor,
Atkins,	Lane,	Moore (Stone),	Schooler,
Bourn,	LeRoy,	Moran,	Schumacher,
Calhoun,	Lynch,	Mortimer,	Sherrill,
Carroll,	McKearly,	O'Reilly,	Spencer (St. L. City),
Daneri,	Mahan,	Pnippa,	Tatum,
DeReign,	Marsh,	Porterfield,	Tamme,
Drabelle,	Melson,	Pratte,	Warner,
Freeman,	Middleton,	Pritchett,	Watson,
Gill,	Minnis,	Robertson,	Weinhold—41.
Jones (Jackson),			

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Pollock, Shaw—2.

Title to House bill No. 504 was agreed to.

Mr. Hall moved that the vote by which Senate amendments to House bill No. 504 were concurred in be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 694 was taken up and ordered engrossed.

On motion of Mr. Cox,

Substitute for House bill No. 551 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Dyer,	Lane,	Schoppenhorst,
Arnett,	Ferguson,	Leazenby,	Schooler,
Atkins,	Freeman,	LeFavor,	Short (Cole),
Bennett,	Fuson,	McCollum,	Smith (Howell),
Best,	Gay,	McIntyre,	Spencer (Douglas),
Bittinger,	George,	McKee,	Spencer (St. L. City),
Bothwell,	Gmelich,	McPherson,	Spurgeon,
Breit,	Grubb,	Mahan,	Steel,
Brock,	Gurney,	Marsh,	Stickney,
Burks,	Hall,	Melson,	Sullinger,
Cape,	Hammond,	Meriwether,	Swanger,
Cherrington,	Hancock,	Muller,	Tartar,
Chinn,	Harrison,	Minnis,	Tate,
Cnoate,	Hart,	Moran,	Temme,
Collins,	Higbee,	Mueller,	Tubbs,
Coppedge,	Hinde,	Murray,	Walton,
Correll,	Jenkins,	Odneal,	Warner,
Cox,	Johnston,	Old,	Waymeyer,
Davidson,	Jones (Hickory),	Phipps,	Weaver,
Davis (Wayne),	Jones (Jackson),	Rothwell,	Wetzel,
Davison,	Jones (Polk),	Russell (N. Madrid),	Young (St. Francois)
Denslow,	Julian,	Sartin,	Young (Texas),
Drabelle,	Kline,	Sawyer,	Mr. Speaker—94.
Drum,	Kyler,		

NOES—Messrs.

Calhoun, O'Dell—2.

Absent—Messrs.

Anderson,	DeReign,	Moore of Stone,	Ross,
Avery,	Edgar,	Mortimer,	Sailor,
Baughner,	Griffiths,	O'Reilly,	Schumacher,
Benner,	LeRoy,	Pettijohn,	Sherrill,
Bourn,	Lynch,	Porterfield,	Short (Phelps),
Buckner,	McKearly,	Pratte,	Smith (Buchanan),
Carroll,	Martin,	Pritchett,	Tatum,
Daneri,	Middleton,	Robertson,	Watson,
Davis (Taney),	Moore (Miss.),	Rohne,	Weinhold—37.
Denny,			

Absent with leave—Messrs.

Crisp, DeFord, Kasey, Sachse—4.

Sick—Messrs.

Gill, Pollock, Shaw—3.

Title to substitute for House bill No. 551 was agreed to.

Mr. Cox moved that the vote by which substitute for House bill No. 551 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Drabelle moved to take up Senate bill No. 173 ;

Which was not agreed to.

Mr. Davison moved to take up House bill No. 801 ;

Which was not agreed to.

House bill No. 373 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Fuson,	McIntyre,	Shoppenhurst,
Atkins,	Gay,	McKee,	Short (Cole),
Benner,	George,	McPherson,	Short (Pheips),
Bennett,	Gmelich,	Mahan,	Smith (Howell),
Best,	Griffiths,	Marsh,	Spencer (Douglas),
Bittinger,	Grubb,	Martin,	Spencer (St. L. City)
Breit,	Gurney,	Melson,	Surgeon,
Brock,	Hall,	Meriwether,	Steel,
Burks,	Hancock,	Miller,	Stickney,
Calhoun,	Harrison,	Minnis,	Sullinger,
Cherrington,	Hart,	Moran,	Swanger,
Chinn,	Higbee,	Mueller,	Tartar,
Choate,	Hinde,	Murray,	Tatum,
Correll,	Johnston,	Odneal,	Temme,
Davis (Wayne),	Jones (Hickory),	Old,	Tubbs,
Denny,	Jones (Jackson),	Pettijohn,	Warner,
Denslow,	Jones (Polk),	Rohne,	Watson,
DeReign,	Julian,	Ross,	Waymeyer,
Drabelle,	Kline,	Rothwell,	Weaver,
Drum,	Kyler,	Russell (N. Madrid),	Wetzel,
Dyer,	LeFavor,	Sailor,	Young, (St. Fran.),
Edgar,	Lynch,	Sartin,	Young (Texas),
Ferguson,	McCollum,	Sawyer,	Mr. Speaker—93.
Freeman,			

NOES—Messrs.

Collins,	Leazenby,	O'Dell—3.
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Absent—Messrs.

Anderson,	Cox,	McKearly,	Pritchett,
Armstrong,	Daneri,	Middleton,	Robertson,
Avery,	Davidson,	Moore (Mississippi)	Schooler,
Baughner,	Davis (Taney),	Moore (Stone),	Schumacher,
Bothwell,	Davison,	Mortimer,	Sherrill,
Bourn,	Gill,	O'Reilly,	Smith (Buchanan),
Buckner,	Hammond,	Phipps,	Tate,
Cape,	Jenkins,	Porterfield,	Walton,
Carroll,	Lane,	Pratt,	Weinhold—38.
Coppedge,	LeRoy,		

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Pollock,	Shaw—2.
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Title to House bill No. 373 was agreed to.

Mr. Arnett moved the vote by which House bill No. 373 passed be reconsidered, and the motion laid on the table;

Which was agreed to.

On motion of Mr. Russell of New Madrid, the rules were suspended and House bill No. 821 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Cherrington,	Edgar,	Hinde,
Arnett,	Chinn,	Ferguson,	Jenkins,
Atkins,	Choate,	Freeman,	Johnston,
Baughner,	Collins,	Fuson,	Jones (Hickory),
Benner,	Correll,	Gay,	Jones (Polk),
Bennett,	Davidson,	George,	Julian,
Bittinger,	Davis (Wayne),	Griffiths,	Kyler,
Bothwell,	Denny,	Grubb,	Lane,
Brock,	Denslow,	Hall,	Leazenby,
Buckner,	Drabelle,	Hancock,	LeFavor,
Calhoun,	Drum,	Harrison,	LeRoy,
Cape,	Dyer,	Hart,	McCollum,

McIntyre,	Odneal,	Smith (Buchanan),	Temme,
McKee,	Pettijohn,	Smith (Howell),	Tubbs,
McPherson,	Rohne,	Spencer (St. L. City)	Walton,
Marsh,	Ross,	Spurgeon,	Watson,
Martin,	Russell (N. Madrid)	Steel,	Waymeyer,
Melson,	Sartin,	Sullinger,	Weaver,
Miller,	Sawyer,	Swanger,	Wetzel,
Moran,	Schoppenhorst,	Tartar,	Young (St. Fran.)
Mortimer,	Schooler,	Tate,	Young (Texas),
Mueller,	Short (Cole),	Tatum,	Mr. Speaker—90.
Murray,	Short (Paeips),		

NOES—Messrs.

Best,	Burks,	Gmelich,	Spencer (Doug.)—4.
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Absent—Messrs.

Anderson,	DeReign,	Meriwether,	Pratte,
Avery,	Gill,	Middleton,	Pritchett,
Bourn,	Gurney,	Minnis,	Robertson,
Breit,	Hammond,	Moore (Mississippi),	Rothwell,
Carroll,	Higbee,	Moore (Stone),	Sailor,
Coppedge,	Jones (Jackson),	O'Dell,	Schumacher,
Cox,	Kline,	Old,	Sherrill,
Daneri,	Lynch,	O'Reilly,	Stickney,
Davis (Taney),	McKearly,	Paipps,	Warner,
Davidson,	Mahan,	Porterfield,	Weinhold—40.

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Pollock,	Shaw—2.
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Title to House bill No. 821 was agreed to.

Mr. Russell of New Madrid moved that the vote by which House bill No. 821 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

On motion of Mr. Wetzel,

Senate bill No. 272 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denslow,	Johnston,	Short (Phelps),
Benner,	Drum,	Jones (Jackson),	Smith (Buchanan),
Best,	Dyer,	Julian,	Spencer (St. L. City),
Bittinger,	Edgar,	Kyler,	Steel,
Bothwell,	Ferguson,	Lane,	Sullinger,
Brock,	Freeman,	LeFavor,	Swanger,
Burks,	Fuson,	McCollum,	Tartar,
Calhoun,	Gay,	McKee,	Tate,
Cherrington,	George,	McPherson,	Tatum,
Choate,	Gmelich,	Mahan,	Temme,
Collins,	Griffiths,	Martin,	Warner,
Coppedge,	Grubb,	Melson,	Watson,
Correll,	Hall,	Miller,	Waymeyer,
Cox,	Harrison,	O'Dell,	Weaver,
Davidson,	Hart,	Russell (N. Madrid),	Wetzel,
Davis (Wayne),	Higbee,	Sailor,	Young (St. Fran.),
Davison,	Hinde,	Sawyer,	Young (Texas).
Denny,	Jenkins,	Short (Cole),	Mr. Speaker—72.

NOES—Messrs.

Arnett,	Chinn,	Minnis,	Schoppenhorst,
Atkins,	Jones (Hickory),	Murray,	Smith (Howell),
Avery,	Jones (Polk),	Pettijohn,	Spurgeon,
Baughner,	LeRoy,	Sartin,	Tubbs—18.
Cape,	Marsh,		

Absent—Messrs.

Anderson,	Hammond,	Moran,	Rohne,
Bennett,	Hancock,	Mortimer,	Ross,
Bourn,	Kline,	Mueller,	Rothwell,
Breit,	Leazenby,	Odneal,	Schooler,
Buckner,	Lynch,	Old,	Schumacher,
Carroll,	McIntyre,	O'Reilly,	Sherrill,
Daneri,	McKearly,	Phipps,	Spencer (Douglas),
Davis (Taney),	Meriwether,	Porterfield,	Stickney,
DeReign,	Middleton,	Pratte,	Walton,
Drabelle,	Moore (Mississippi),	Pritchett,	Weinhold—43.
Gurney,	Moore (Stone),	Robertson,	

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Gill,	Pollock,	Shaw—3.
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Title to Senate bill No. 272 was agreed to.

Mr. Wetzel moved that the vote by which Senate bill No. 272 was passed be reconsidered, and the motion be laid on the table;
Which was agreed to.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 39, entitled

An act providing for the maintaining by telegraph companies of telegraph offices to be kept open continuously, day and night, in cities of this State of 5000 inhabitants and over;

Also, Senate bill No. 306, entitled

An act to amend section 5320, chapter 76, Revised Statutes of Missouri, 1889, limiting costs for publication of notice of settlements of guardians and curators;

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up House amendment No. 1 to Senate bill No. 154, and concurred in the same;

Also, House amendments Nos. 1 and 2 to Senate bill No. 29;

The Senate has also taken up and passed House bill No. 610, entitled

An act to authorize recorders of deeds to administer oaths in matters relating to the duties of their office;

Also, House bill No. 693, entitled

An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri 1889, by adding thereto a new clause;

Also, the Senate has taken up and passed House bill No. 634, entitled

An act entitled an act to amend section 5517, of chapter 86, of the Revised Statutes of Missouri 1889, entitled "Insane persons;"

Senate amendments Nos. 1 and 2 agreed to;

Also, House bill No. 676, entitled

An act to provide for the payment of expenses of trial of causes and change of venue.

On motion of Mr. Tatum,

House bill No. 82 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Anderson,	Drum,	LeRoy,	Short (Cole),
Arnett,	Dyer,	McCollum,	Smith (Bucananan),
Atkins,	Edgar,	McKee,	Smith (Howell),
Avery,	Free man,	McPherson,	Spencer (Douglas),
Baughner,	Fuson,	Miller,	Spencer (St. L. City),
Bennett,	Gay,	Minnis,	Spurgeon,
Best,	George,	Moran,	Swanger,
Bittinger,	Gmelich,	Murray,	Tartar,
Breit,	Griffiths,	O'Dell,	Tatum,
Brock,	Hammond,	Odneal,	Temme,
Buckner,	Hancock,	Old,	Tubbs,
Burks,	Harrison,	Pettijohn,	Walton,
Cape,	Higbee,	Phipps,	Warner,
Cherrington,	Jenkins,	Rohne,	Waymeyer,
Chinn,	Johnston,	Ross,	Weaver,
Collins,	Jones (Hickory),	Russell (N. Madrid),	Wetzel,
Correll,	Jones (Polk),	Sailor,	Young (St. Francois),
Davis (Taney),	Kyler,	Sartin,	Young (Texas),
Davison,	Leazenby,	Sawyer,	Mr. Speaker—79.
DeReign,	LeFavor,	Schooler,	

NOES—Messrs.

Davidson,	Hall,	Julian,	Mueller,
Denslow,	Hart,	Meriwether,	Tate,
Grubb,	Jones (Jackson),	Moore (Mississippi),	Weinhold—12.

Absent—Messrs.

Armstrong,	Denny,	Marsh,	Robertson,
Benner,	Drabelle,	Martin,	Rothwell,
Bothwell,	Ferguson,	Melson,	Schoppenhorst,
Bourn,	Gurney,	Middleton,	Schumacher,
Calhoun,	Hinde,	Moore (Stone),	Sherrill,
Carroll,	Kline,	Mortimer,	Short (Phelps),
Choate,	Lane,	O'Reilly,	Steel,
Coppedge,	Lynch,	Porterfield,	Stickney,
Cox,	McIntyre,	Pratte,	Sullinger,
Daneri,	McKearly,	Pritchett,	Watson—42.
Davis (Wayne),	Mahan,		

Absent with leave—Messrs.

Crisp,	DeFord,	Kasey,	Sachse—4.
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Sick—Messrs.

Gill,	Pollock,	Shaw—3.
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Emergency clause of House bill No. 82 failed to pass by the following vote:

A YES—Messrs.

Anderson,	Freeman,	McCollum,	Sawyer,
Arnett,	Fuson,	Marsh,	Short (Cole),
Atkins,	Gay,	Martin,	Smith (Buchanan),
Avery,	George,	Meriwether,	Spencer (Douglas),
Baughner,	Griffiths,	Miller,	Spencer (St. L. City),
Bennett,	Hammond,	Minnis,	Spurgeon,
Best,	Hancock,	Moran,	Steel,
Bittinger,	Harrison,	Mueller,	Stickney,
Breit,	Higbee,	Murray,	Swanger,
Buckner,	Hinde,	O'Dell,	Tartar,
Cape,	Johnston,	Odneal,	Tatum,
Cherrington,	Jones (Hickory),	Old,	Temme,
Chinn,	Jones (Polk),	Pettijohn,	Walton,
Correll,	Kline,	Phipps,	Waymeyer,
Davis (Wayne),	Kyler,	Rohne,	Weaver,
DeReign,	Lane,	Ross,	Wetzel,
Drabelle,	Leazenby,	Sailor,	Young (Texas)—71.
Edgar,	LeFavor,	Sartin,	

NOES—Messrs.

Bothwell,
Cox,
Davidson,
Denslow,
Gmelich,
Hall,
Hart,
Jones (Jackson),

Moore (Mississippi),
Russell (N. Madrid),
Tate,
Warner,
Weinhold,
Young (St. Francois)
Mr. Speaker—15.

Absent—Messrs.

Armstrong,
Benner,
Bourn,
Brock,
Burks,
Calhoun,
Carroll,
Choate,
Collins,
Coppedge,
Crisp,
Daneri,
Davis (Taney),
Denny,
Drum,
Dyer,
Ferguson,
Grubb,
Gurney,
Jenkins,
Julian,
LeRoy,
Lynch,
McIntyre,

McKearly,
McKee,
McPherson,
Mahan,
Melson,
Middleton,
Moore (Mississippi),
Mortimer,
O'Reilly,
Porterfield,
Pratte,
Pritchett,
Robertson,
Rothwell,
Schoppenhorst,
Schooler,
Schumacher,
Sherrill,
Short (Phelps),
Smith (Howell),
Sullinger,
Tubbs,
Watson—47.

Absent with leave—Messrs.

DeFord,
Kasey,

Sachse—3.

Sick—Messrs.

Gill,
Moore (Stone).

Pollock,

Shaw—4.

Mr. Tatum offered the following amendment to title to House bill No. 82:

Amend title by adding the following words: "And providing penalties for violation of this act;"

Which was read and adopted.

Title to House bill No. 82 as amended was agreed to.

Mr. Tatum moved that the vote by which House bill No. 82 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Gill was reported sick.

Mr. O'Reilly was granted leave of absence.

On motion of Mr. Pettijohn,

House bill No. 599 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,
Arnett,
Avery,
Baughner,
Benner,
Bittinger,
Bothwell,
Bourn,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cherrington,
Chinn,
Choate,
Davis (Wayne),
Davison,
Denny,
Denslow,
DeReign,
Drabelle,
Drum,

Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Griffiths,
Grubb,
Hall,
Hammond,
Hancock,
Harrison,
Hart,
Higbee,
Hinde,
Jenkins,
Johnston,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kline,

Lane,
Leazenby,
LeFavor,
Leroy,
McCollum,
McPherson,
Martin,
Melson,
Meriwether,
Miller,
Minnis,
Moore (Mississippi),
Moran,
Mueller,
Murray,
Pettijohn,
Robne,
Ross,
Sailor,
Sartin,
Sawyer,
Schoppenhorst,

Schooler,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Sullinger,
Swanger,
Tartar,
Tate,
Tatum,
Walton,
Warner,
Waymeyer,
Weinhold,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—90.

NOES—Messrs.

Bennett,
Cox,
McIntyre,
Mahan,

Temme,

Weaver—6.

Absent—Messrs.

Anderson,	Davidson,	Middleton,	Pritchett,
Atkins,	Davis (Taney),	Mortimer,	Robertson,
Best,	Gurney,	O'Dell,	Rothwell,
Cape,	Julian,	Odneal,	Russell (N. Madrid),
Carroll,	Kyler,	Old,	Schumacher,
Collins,	Lynch,	O'Reilly,	Sherrill,
Coppedge,	McKearly,	Phipps,	Smith (Buchanan),
Correll,	McKee,	Porterfield,	Tubbs,
Crisp,	Marsh,	Pratte,	Watson—37.
Daneri,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 599 was agreed to.

Mr. Pettijohn moved that the vote by which House bill No. 599 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Davison,

House bill No. 801 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Denny,	Leazenby,	Schooler,
Armstrong,	Denslow,	LeFavor,	Short (Cole).
Arnett,	Dyer,	LeRoy,	Short (Phelps),
Atkins,	Edgar,	McCollum,	Spencer (Douglas),
Avery,	Freeman,	McIntyre,	Spencer (St. L. City),
Baughner,	Fuson,	McPherson,	Surgeon,
Benner,	Gay,	Marsh,	Steel,
Bennett,	George,	Martin,	Stickney,
Best,	Gmelich,	Melson,	Sullinger,
Bittinger,	Griffiths,	Meriwether,	Swanger,
Bothwell,	Grubb,	Miller,	Tartar,
Breit,	Hall,	Minnis,	Tate,
Brock,	Hammond,	Moore (Mississippi),	Tatum,
Burks,	Hancock,	Moran,	Temme,
Calhoun,	Harrison,	Mueller,	Tubbs,
Cape,	Hart,	Murray,	Walton,
Cherrington,	Higbee,	Odneal,	Warner,
Chinn,	Hinde,	Pettijohn,	Watson,
Choate,	Jenkins,	Rohne,	Waymeyer,
Collins,	Jones (Hickory),	Ross,	Weaver,
Correll,	Jones (Jackson),	Russell (N. Madrid),	Weinhold,
Davis (Taney),	Jones (Polk),	Sailor,	Wetzel,
Davis (Wayne),	Kline,	Sartin,	Young (Texas),
Davison,	Kyler,	Sawyer,	Mr. Speaker—96.

NO—Mr. Bourn—1.

Absent—Messrs.

Buckner,	Drum,	Mahan,	Pritchett,
Carroll,	Ferguson,	Middleton,	Robertson,
Coppedge,	Gurney,	Mortimer,	Rothwell,
Cox,	Johnston,	O'Dell,	Schoppenhorst,
Crisp,	Julian,	Old,	Schumacher,
Daneri,	Lane,	O'Reilly,	Sherrill,
Davidson,	Lynch,	Phipps,	Smith (Buchanan),
DeReign,	McKearly,	Porterfield,	Smith (Howell),
Drabelle,	McKee,	Pratte,	Young (St. Fran.)

—36.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Mr. Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Emergency clause of House bill No. 801 was adopted by the following vote:

AYES—Messrs.

Anderson,	Denslow,	Leazenby,	Schooler,
Armstrong,	DeReign,	LeFavor,	Short (Cole),
Arnett,	Drum,	LeRoy,	Short (Phelps),
Atkins,	Dyer,	McCollum,	Smith (Buchanan),
Avery,	Edgar,	McIntyre,	Smith (Howell),
Baughner,	Ferguson,	McKee,	Spencer (Douglas),
Benner,	Freeman,	McPherson,	Spencer (St. L. City),
Bennett,	Fuson,	Mahan,	Spurgeon,
Best,	Gay,	Marsh,	Steel,
Bittinger,	George,	Martin,	Stickney,
Bothwell,	Griffiths,	Meriwether,	Swanger,
Breit,	Grubb,	Miller,	Tartar,
Brock,	Gurney,	Minnis,	Tate,
Buckner,	Hammond,	Moore (Mississippi),	Tatum,
Burks,	Hancock,	Moran,	Temme,
Calhoun,	Harrison,	Mueller,	Tubbs,
Cape,	Hart,	Odneal,	Walton,
Cherrington,	Higbee,	Pettijohn,	Warner,
Chinn,	Hinde,	Rohne,	Watson,
Choate,	Jones (Hickory),	Ross,	Waymeyer,
Collins,	Jones (Jackson),	Russell (N. Madrid),	Weaver,
Cox,	Jones (Polk),	Sailor,	Weinhold,
Davidson,	Kline,	Sawyer,	Wetzel,
Davis (Wayne),	Kyler,	Sartin,	Young (Texas),
Davison,	Lane,	Schoppenhorst,	Mr. Speaker—100.

NOES—None.

Absent—Messrs.

Bourn,	Gmelich,	Middleton,	Pratte,
Carroll,	Hall,	Mortimer,	Pritchett,
Coppedge,	Jenkins,	Murray,	Robertson,
Correll,	Johnston,	O'Dell,	Rothwell,
Crisp,	Julian,	Old,	Schumacher,
Daneri,	Lynch,	O'Reilly,	Sherrill,
Davis (Taney),	McKearly,	Phipps,	Sullinger,
Denny,	Melson,	Porterfield,	Young (St. Franc.)
Drabelle,			33.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 801 was agreed to.

Mr. Davison moved that the vote by which House bill No. 801 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Moran moved to take up Senate bill No. 284 ;

Which was not agreed to.

On motion of Mr. Drum,

House bill No. 478 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Cox,	Ferguson,	Higbee,
Armstrong,	Crisp,	Freeman,	Jenkins,
Avery,	Davis (Wayne)	Gay,	Johnston,
Baughner,	Davison,	George,	Jones (Hickory),
Bothwell,	Denny,	Gmelich,	Jones (Jackson),
Bourn,	Denslow,	Griffiths,	Jones (Polk)
Breit,	DeReign,	Grubb,	Kline,
Calhoun,	Drabelle,	Gurney,	Leazenby,
Cape,	Drum,	Hancock,	LeFavor,
Choate,	Dyer,	Harrison,	LeRoy,
Correll,	Edgar,	Hart,	McCollum,

McKee,	Pettijohn,	Smith (Howell),	Tabbs,
Marsh,	Phipps,	Spencer (Douglas),	Warner,
Meriwether,	Rohne,	Spencer (St. L. City)	Waymeyer,
Miller,	Ross,	Steel,	Weaver,
Minnis,	Sailor,	Swanger,	Weinhold,
Moore (Mississippi),	Short (Cole),	Tartar,	Wetzel,
Moran,	Short (Phelps),	Tate,	Young (Texas),
Murray,	Smith (Buchanan),	Tatum,	Mr. Speaker—77.
Odneal,			

NOES—Messrs.

Arnett,	Brock,	Davidson,	Martin,
Atkins,	Buckner,	Fuson,	Sawyer,
Benner,	Burks,	Hall,	Schoppenhorst,
Bennett,	Cherrington,	McIntyre,	Schooler,
Best,	Chinn,	McPherson,	Spurgeon,
Bittinger,	Collins,	Mahan,	Temme—24.

Absent—Messrs.

Carroll,	Lane,	Old,	Sartin,
Coppedge,	Lynch,	O'Reilly,	Schomacher,
Daneri,	McKearly,	Porterfield,	Sherrill,
Davis (Taney),	Melson,	Pratte,	Stickney,
Hammond,	Middleton,	Pritchett,	Sullinger,
Hinde,	Mortimer,	Robertson,	Walton,
Julian,	Mueller,	Rothwell,	Watson,
Kyler,	O'Dell,	Russell (N. Madrid),	Young (St. Fran.)

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 478 was agreed to.

Mr. Drum moved that the vote by which House bill No. 478 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Burks,

House bill No. 523 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davis (Wayne),	Lane,	Schoppenhorst,
Armstrong,	Davison,	Leazenby,	Schooler,
Arnett,	Denny,	LeFavor,	Short (Cole),
Atkins,	Denslow,	LeRoy,	Short (Phelps),
Avery,	Drabelle,	Lynch,	Smith (Buchanan),
Baughner,	Drum,	McCullum,	Smith (Howell),
Benner,	Dyer,	McIntyre,	Spencer (Douglas),
Bennett,	Edgar,	McKee,	Spencer (St. L. City),
Best,	Fuson,	McPherson,	Spurgeon,
Bittinger,	George,	Martin,	Steel,
Bothwell,	Gmelich,	Melson,	Stickney,
Breit,	Griffiths,	Meriwether,	Sullinger,
Brock,	Hall,	Miller,	Swanger,
Buckner,	Hammond,	Minnis,	Tartar,
Burks,	Hancock,	Moore (Miss.),	Tate,
Calhoun,	Harrison,	Mueller,	Walton,
Cape,	Higbee,	Murray,	Warner,
Carroll,	Hinde,	O'Dell,	Watson,
Cherrington,	Jenkins,	Odneal,	Waymeyer,
Chinn,	Johnston,	Pettijohn,	Weaver,
Choate,	Jones (Hickory),	Phipps,	Weinhold,
Coppedge,	Jones (Jackson),	Rohne,	Wetzel,
Correll,	Jones (Polk),	Ross,	Young (St. Francis),
Crisp,	Kline,	Sartin,	Young (Texas),
Davidson,	Kyler,	Sawyer,	Mr. Speaker—100.

NOES—None.

Absent—Messrs.

Bourn,	Grubb,	Moran.	Rothwell.
Collins,	Garney,	Mortimer,	Russell (N. Madrid),
Cox,	Hart,	Old,	Sailor,
Daneri,	Julian,	O'Reilly,	Schumacher,
Davis (Taney),	McKearly,	Porterfield,	Sherrill,
DeReign,	Mahan,	Pratte,	Tatum,
Ferguson,	Marsh,	Pritchett,	Temme.
Freeman,	Middleton,	Robertson,	Tabbs—33.
Gay,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 523 was agreed to.

Mr. Burks moved that the vote by which House bill No. 523 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 828, entitled

An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

On motion of Mr. Drabelle,

Senate bills for first and second reading were taken up.

Senate bill No. 401 was read and

Referred to Committee on Criminal Jurisprudence.

Senate bill No. 285, entitled

An act to repeal sections 8628, 8629 and 8631, of the Revised Statutes of 1889, entitled "Treasury, State," and to enact three new sections in lieu thereof, to be known as sections 8623, 8629 and 8631;

Was read first time.

Senate bill No. 171, entitled

An act to amend chapter 173, of the Revised Statutes of 1889, relating to witnesses, by adding a new section thereto in lieu of section 8922,

Was read first time.

Committee substitute for Senate bills Nos. 81 and 185, entitled

An act to define who are fellow-servants and who are not fellow-servants,

Was read first time.

Senate bill No. 177, entitled

An act to amend section 9 of an act entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties for violations of this act," approved March 31, 1893,

Was read first time.

On motion of Mr. Fuson,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed
House bill No. 713, entitled

An act to repeal section 7055, chapter 115, of the Revised Statutes of 1889, relating to mines and mining, and to enact a new section in lieu thereof, in relation to mines and mining ;

Also, Committee substitute for House bill No. 26, entitled

An act prohibiting the coloring yellow of any substance designed to be used as a substitute for butter, to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed as imitation butter to regulate the manufacture, sale and keeping for sale of any substance designed to be used as a substitute for butter, and making an appropriation for carrying out the provisions of this act ;

Also, House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47, of the Revised Statutes of 1889, of the State of Missouri, entitled "Crimes and punishments"—waters of State defined ;

Also, committee substitute for House bill No. 32, entitled

An act to amend sections 2261 and 2262 of article 11, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Change of venue ;"

Amendments Nos. 1, 2 and 3 adopted ;

Also, committee substitute for House bills Nos. 70, 393 and 394, entitled

An act to amend an act entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing the first, third, sixth, seventh, ninth and tenth sections of said act, and enacting new sections in lieu thereof ;

Senate amendment No. 1 was adopted ;

Also, House bill No. 657, entitled

An act to repeal "An act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual, biennially," approved February 25, 1891, and to enact a new act on the same subject in lieu thereof, as follows ;

Senate amendment No. 1 adopted ;

Also, the Senate has taken up and passed

House bill No. 301, entitled

An act to repeal section 4409, article 14, chapter 48, of the Revised statutes of the State of Missouri, relating to costs in criminal cases, as amended by an act entitled "An act entitled an act to amend section

4409, article 14, chapter 48, of the Revised Statutes of Missouri of 1889, relating to costs in criminal cases," approved April 23, 1891;

The Senate has also taken up House amendments Nos. 1, 2, 3 and 4 to Senate bill No. 145 and concurred in the same.

Messrs. Tubbs, Bothwell and Bittinger, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: The majority of your Committee on Clerical Force, to whom was referred the resolution adopted by the House on March 1, relating to the engrossing clerk and his force, begs leave to report that, after a partial investigation of the charges contained in said resolution, we find as follows:

1. That there was employed for a time on the force of the engrossing clerk a young woman said to be passing under an assumed name and concerning whose reputation many rumors were afloat. There was ample testimony as to her incompetency. The engrossing clerk seems to have known of this incompetency from the beginning and should have discharged her. After the introduction of the resolution under which your committee acted, the young woman was permitted to resign.

2. We find further that one Charles Hines has been carried on the force of the Engrossing Clerk during the entire session, although he had engrossed but one small bill up to the time this examination was made; that two men named respectively Adams and Hurley have done little work, but have drawn full pay; that one Fitzpatrick has also performed but little service for the amount of money drawn, and that these men should be dropped from the rolls. The principal part of the work has been done by seven or eight of the employees, and that because of the complaints of those who had faithfully performed their duty, the Engrossing Clerk at one time discharged five of them, viz, Messrs. Cupp, Day, Dolan, Gurney and Fagan. The four first named were reinstated, but Captain Fagan is still off the force. He is an unusually competent clerk, and we recommend that he be reinstated on full pay.

3. The testimony taken by the Committee was ample to convince them that at least on one occasion the Engrossing Clerk had in the presence of ladies used profane and unbecoming language, and for this he deserves censure.

Which was read.

Mr. Davidson from the Committee on Clerical Force, submitted the following minority report:

MR. SPEAKER: A minority of your Committee on Clerical Force, to which was referred the resolution adopted by this House on March 1, as resolution No 145, as follows:

Whereas, there have been various clerks elected by this House to preside over the conduct of the business referred by the House to their respective departments; and

Whereas, any scandal in any of those departments reflects upon the House; and

Whereas, there appeared in the "Sedalia Evening Democrat," a newspaper of general circulation, on the 18th inst., a scurrilous article, as follows:

"It is 'Effie,' not 'Pansy.'"

"Pansy Howe, a former inmate of Lou McClellan's immoral resort, who, on leaving here, went to Jefferson City, where she was known as Birdie Wells, is now one of the clerks of the Republican House of representatives, and is drawing pay under the name of Effie Johnson;" and

Whereas, in consequence of such scandal, it is currently reported that, on protest by some of the employees in said office, they were discharged by the Chief of the engrossing force, notwithstanding the fact that they had faithfully, at all times, discharged the duties of their positions; therefore, be it

Resolved, That a committee of three members of this House be appointed by the Speaker to investigate the above charges and report to the House the truth or falsity of said article; also, as to the efficiency of the department of Engrossing Clerk, and of the conduct of said office; that said committee shall have power to summon and examine witnesses, under oath, and compel the attendance of same.

BUCKNER.

Referred to Committee on Clerical Force, March 1, 1895.

Begs leave to report that, after a partial investigation of the charges contained in said resolution, we find as follows:

First—That the Engrossing Clerk, Henry L. Eads, did employ on the clerical force of his office a young woman under the assumed name of Effie Johnson; that

said young woman was of bad repute, and that said Eads was fully informed of said fact prior to her appointment on said force, and also that her true name was Bertie Wells; that said Effie Johnson was incompetent to do the work required of her; that she only engrossed a few bills, and that practically all of her pretended work had to be and was done over, by the other clerks in the office; that she was retained on the engrossing force and drew her pay up to March 5, when she voluntarily resigned.

Second—We further find that one Charles Hines has been carried on the said engrossing force during the entire session, although he has done practically no work at all up to the time when this examination was made, not having engrossed more than one or two bills; that two or three others on said force seemed to hold their positions principally for the purpose of drawing their pay, and not for the amount of work actually performed by them, notably, Adams, Fitzpatrick and Hurley. The principal part of the work of the office has been performed by five or six of the employes, and that because of complaints by those faithful workers, Mr. Eads discharged five of them, namely, Cupp, Day, Fagan, Gurney and Dolan, and that on the request of the Speaker four of these had been reinstated, but that Captain Fagan is still off the force, although one of the most competent and faithful clerks on the force; that said Engrossing Clerk, Eads, has used profane and ungentlemanly language in the office or the Engrossing Clerk, in the presence of the lady clerks in said office.

Your committee therefore recommends that said Engrossing Clerk, Eads, be required to reinstate Captain Fagan, on said force, with full pay; and further recommends that said Engrossing Clerk, Eads, be publicly reprimanded in open session of the House, by the Speaker, for causes herein stated;

Which was read and rejected.

The majority report of the Committee on Clerical Force was adopted.

On motion of Mr. Minnis, the rules were suspended and Senate bill No. 117 was taken up by the following vote on division: Ayes 26, noes 23; and was then ordered to third reading by the following vote on division: Ayes, 20 noes 19.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 368, entitled

An act to amend section 3959, of article 9, of the Revised Statutes of Missouri, in relation to crimes and punishments.

Senate bill No. 117 was read third time, and was passed by the following vote:

A YES—Messrs.

Armstrong,	Freeman,	Lynch,	Russell (N. Madrid),
Arnett,	Fuson,	McCollum,	Schooler,
Atkins,	George,	McIntyre,	Short (Cole),
Avery,	Gmelch,	McKee,	Short (Pneips),
Bennett,	Griffiths,	McPherson,	Smith (Howell),
Best,	Grubb,	Mahan,	Spencer (Douglas),
Bittinger,	Hall,	Melson,	Spurgeon,
Burks,	Hancock,	Meriwether,	Steel,
Chinn,	Harrison,	Minnis,	Sullinger,
Choate,	Hart,	Moore (Miss.),	Swanger,
Correll,	Hinde,	Moran,	Tartar,
Crisp,	Jenkins,	Mortimer,	Tate,
Davidson,	Johnston,	Mueller,	Tatum,
Dehny,	Jones (Jackson),	O'Dell,	Walton,
Denslow,	Julian,	Odneal,	Waymeyer,
Drabelle,	Kyler,	Old,	Weaver,
Dyer,	Lane,	Pettijohn,	Weinhold,
Dugar,	LeFavor,	Robertson,	Wetzel,
Erguson,	LeRoy,	Ross,	Young (St. Francois),

NOES—Messrs.

Baughner, Cape,
Benner, Cherrington,
Breit, Collins
Brock, Davis (Wayne),
Calhoun, Davison,

Jones (Hickory),
Jones (Polk),
Leazenby,
Miller,
Murray,

Sawyer,
Watson,
Young (Texas),
Mr. Speaker—19.

Absent—Messrs.

Anderson, Drum,
Bothwell, Gay,
Bourn, Gurney,
Buckner, Hammond,
Carroll, Higbee,
Coppedge, Kline,
Cox, McKearly,
Daneri, Marsh,
Davis (Taney), Martin,
DeReign, Middleton,

O'Reilly,
Phipps,
Porterfield,
Pratte,
Pritchett,
Rohne,
Rothwell,
Sailor,
Sartin,

Schoppenhorst,
Schumacher,
Sherrill,
Smith (Buchanan),
Spencer (St. L. City),
Stickney,
Temme,
Tubbs,
Warner—38.

Absent with leave—Messrs.

DeFord, Kasey,

Sachse—3.

Sick—Messrs.

Gill, Moore (Stone),

Pollock,

Shaw—4.

Title to Senate bill No. 117 was agreed to.

Mr. Minnis moved that the vote by which Senate bill No. 117 was passed be reconsidered and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Moran, Senate amendments to House bill No. 323 were taken up and not concurred in by the following vote:

A YES—Messrs.

Cape, Lane,
Drabelle, McIntyre,
Julian, McKee,
Kline, Marsh,
Kyler, Meriwether,

Mortimer,
Rohne,
Russell (N. Madrid),
Sawyer,
Schooler,
Short (Cole),
Weinhold,
Young (St. Fran.)
—18.

NOES—Messrs.

Arnett, Dyer,
Baughner, Edgar,
Benner, Ferguson,
Bennett, Freeman,
Best, Fuson,
Bittinger, Gay,
Bothwell, George,
Breit, Gmelich,
Brock, Griffiths,
Calhoun, Grubb,
Cherrington, Gurney,
Chinn, Hammond,
Collins, Hancock,
Davidson, Harrison,
Davis (Taney), Hart,
Davis (Wayne), Higbee,
Davison, Hinde,
Denny, Jones (Hickory),
Denslow, Jones (Jackson),
Drum, Jones (Polk),

Leazenby,
LeFavor,
LeRoy,
McCollum,
McPherson,
Mahan,
Martin,
Miller,
Moran,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Robertson,
Ross,
Sailor,
Sartin,
Schoppenhorst,

Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Swanger,
Tartar,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Wetzel,
Young (Texas),
Mr. Speaker—78.

Absent—Messrs.

Anderson, Correll,
Armstrong, Cox,
Atkins, Crisp,
Avery, Daneri,
Bourn, DeReign,
Buckner, Hall,
Burks, Jenkins,
Carroll, Johnston,
Choate, Lynch,
Coppedge,

McKearly,
Melson,
Middleton,
Minnis,
Moore (Miss.),
Mueller,
O'Reilly,
Phipps,
Porterfield,

Pratte,
Pritchett,
Rothwell,
Schumacher,
Sherrill,
Short (Phelps),
Stickney,
Sullinger,
Tate—37.

Absent with leave—Messrs.

DeFord, Kasey, Sachse—3.

Sick—Messrs.

Gill, Moore (Stone), Pollock, Shaw—4.

On motion of Mr. Denslow,

House bill No. 560 was called up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Arnett,	Denslow,	McCollum,	Short (Phelps),
Baughner,	Dyer,	McIntyre,	Smith (Buchanan),
Benner,	Edgar,	McKee,	Smith (Howell),
Bennett,	Ferguson,	Mahan,	Spencer (Douglas),
Best,	Fuson,	Marsh,	Spencer (St. L. City),
Bittinger,	Gay,	Martin,	Spurgeon,
Bothwell,	George,	Melson,	Steel,
Breit,	Gmelich,	Meriwether,	Sullinger,
Brock,	Griffiths,	Miller,	Swanger,
Burks,	Hall,	Moore (Miss.),	Tartar,
Calhoun,	Hammond,	Mueller,	Tatum,
Cape,	Hancock,	Odneal,	Temme,
Carroll,	Hart,	Old,	Tubbs,
Cherrington,	Higbee,	Pettijohn,	Walton,
Chinn,	Jones (Hickory),	Robertson,	Warner,
Choate,	Jones (Jackson),	Rohne,	Waymeyer,
Collins,	Jones (Polk),	Ross,	Weaver,
Correll,	Julian,	Russell (N. Madrid),	Weinhold,
Crisp,	Kyler,	Sartin,	Wetzel,
Davis (Taney),	Lane,	Sawyer,	Young (St. Fran.),
Davis (Wayne),	Leazenby,	Schoppenhorst,	Young (Texas),
Davison,	LeFavor,	Schooler,	Mr. Speaker—91.
Denny,	LeRoy,	Short (Cole),	

NO—Mr. Atkins—1.

Absent—Messrs.

Anderson,	Drum,	McKearly,	Porterfield,
Armstrong,	Freeman,	McPherson,	Pratte,
Avery,	Grubb,	Middleton,	Pritchett,
Bourn,	Gurney,	Minnis,	Rothwell,
Buckner,	Harrison,	Moran,	Sailor,
Coppedge,	Hinde,	Mortimer,	Schumacher,
Cox,	Jenkins,	Murray,	Sherrill,
Daneri,	Johnston,	O'Dell,	Stickney,
Davidson,	Kline,	O'Reilly,	Tate,
DeReign,	Lynch,	Phipps,	Watson—41.
Drabelle,			

Absent with leave—Messrs.

DeFord, Kasey, Sachse—3.

Sick—Messrs.

Hill, Moore (Stone), Pollock, Shaw—4.

The title to House bill No. 560 was agreed to.

Mr. Denslow moved that the vote by which House bill No. 560 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Edgar,

House bill No. 752 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Atkins,	Bittinger,	Brock,	Davison,
Baughner,	Bothwell,	Calhoun,	Denny,
Benner,	Bourn,	Cherrington,	Denslow,
Best,	Breit,	Davis (Taney),	Drum,

Dyer,	Johnston,	Mueller,	Steel,
Edgar,	Jones (Hickory),	Murray,	Stickney,
Freeman,	Jones (Jackson),	Odneal,	Sullinger,
Gay,	Jones (Polk),	Pettijohn,	Swanger,
Gmelich,	Kyler,	Robertson,	Tartar,
Griffiths,	Leazenby,	Rohne,	Tate,
Grubb,	LeFavor,	Sailor,	Tatum,
Gurney,	LeRoy,	Sartin,	Temme,
Hammond,	Mahan,	Sawyer,	Tubbs,
Hancock,	Marsh,	Schoppenhorst,	Walton,
Harrison,	Martin,	Short (Phelps),	Warner,
Hart,	Miller,	Smith (Howell),	Watson,
Higbee,	Minnis,	Spencer (St. L. City),	Wetzel,
Hinde,	Moran,	Spurgeon,	Mr. Speaker—72.

NOES—Messrs.

Armstrong,	Correll,	Lane,	Old,
Arnett,	Cox,	McCollum,	Ross,
Avery,	Davidson,	McIntyre,	Russell (N. Madrid),
Bennett,	Davis (Wayne),	McKee,	Schooler,
Buckner,	Drabelle,	McPherson,	Smith (Buchanan),
Burks,	Ferguson,	Melson,	Waymeyer,
Cape,	Fuson,	Meriwether,	Weaver,
Chinn,	George,	Moore (Mississippi),	Weinhold,
Choate,	Hall,	O'Dell,	Young (Texas)—38.
Collins,	Jenkins,		

Absent—Messrs.

Anderson,	Julian,	O'Reilly,	Schumacher,
Carroll,	Kline,	Phipps,	Sherrill,
Coppedge,	Lyneh,	Porterfield,	Short (Cole),
Crisp,	McKearly,	Pratte,	Spencer (Douglas),
Daneri,	Middleton,	Pritchett,	Young (St. Fran.),
DeReign,	Mortimer,	Rothwell,	—23.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Mr. Denny offered the following amendment:

Amend title to House bill No. 752 by adding the words "and providing a penalty for violation thereof;"

Which was read.

The amendment to title to House bill No. 752 was adopted by the following vote—Messrs. Buckner and Armstrong demanding the ayes and noes:

AYES—Messrs.

Atkins,	Edgar,	Leazenby,	Schoppenhorst,
Baughner,	Freeman,	LeFavor,	Short (Phelps),
Benner,	Gay,	LeRoy,	Smith (Howell),
Bennett,	Gmelich,	Mahan,	Spencer (St. L. City),
Best,	Griffith,	Miller,	Spurgeon,
Bittinger,	Grubb,	Minnis,	Steel,
Bothwell,	Gurney,	Moran,	Stickney,
Breit,	Hancock,	Mueller,	Sullinger,
Brock,	Harrison,	Murray,	Swanger,
Calhoun,	Hart,	Odneal,	Tartar,
Cherrington,	Higbee,	Pettijohn,	Tatum,
Davis (Taney),	Jenkins,	Phipps,	Temme,
Davison,	Johnston,	Robertson,	Tubbs,
Denny,	Jones (Hickory),	Rohne,	Walton,
Denslow,	Jones (Jackson),	Sailor,	Warner,
Drum,	Jones (Polk),	Sartin,	Wetzel,
Dyer,	Kyler,	Sawyer,	Mr. Speaker—68.

NOES—Messrs.

Armstrong,	Cox,	McCollum,	Ross,
Arnett,	Daneri,	McIntyre,	Russell (N. Madrid),
Avery,	Davidson,	McKee,	Schooler,
Buckner,	Davis (Wayne),	McPherson,	Short (Cole),
Burks,	Ferguson,	Marsh,	Spencer (Douglas),
Cape,	Fuson,	Melson,	Tate,
Chinn,	George,	Meriwether,	Weaver,
Choate,	Hinde,	Moore (Mississippi),	Young (St Francois)
Collins,	Lynch,	O'Dell,	Young (Texas)—37.
Correll,			

Absent—Messrs.

Anderson,	Hall,	Middleton,	Rothwell,
Bourn,	Hammond,	Mortimer,	Schumacher,
Carroll,	Julian,	Old,	Sherrill,
Coppedge,	Kline,	O'Reilly,	Smith (Buchanan),
Crisp,	Lane,	Porterfield,	Watson,
DeReign,	McKearly,	Pratte,	Waymeyer
Drabelle,	Martin,	Pritchett,	Weinhold—28.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 752 was agreed to as amended.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate Senate bill No. 353, entitled

An act to prevent the employment of children in certain occupations;

Also, Senate bill No. 354, entitled

An act to prevent the mutilation of horses;

Also, Senate bill No. 355, entitled

An act to amend section 3896, of article 8, of chapter 47, of the Revised Statutes of 1889, concerning offenses against public morals and decency, or the public police and miscellaneous offenses;

Also, Senate bill No. 386, entitled

An act to allow sheriffs mileage in criminal cases ;

In which the concurrence of the House is respectfully requested.

Mr. Denny moved that the vote by which House bill No. 752 passed be reconsidered and the motion be laid on the table; which was agreed to by the following vote—Messrs. Buckner and Armstrong demanding the ayes and noes :

AYES—Messrs.

Atkins,	Davis (Taney),	Griffiths,	Jones (Polk),
Baughner,	Davis (Wayne),	Grubb,	Kyler,
Benner,	Davison,	Gurney,	Leazenby,
Bennett,	Denny,	Hammond,	LeFavor,
Best,	Denslow,	Harrison,	LeRoy,
Bittinger,	Drum,	Hart,	Mahan,
Bothwell,	Dyer,	Higbee,	Martin,
Breit,	Edgar,	Hinde,	Miller,
Brock,	Freeman,	Johnston,	Moran,
Calhoun,	Gay,	Jones (Hickory),	Mueller,
Cherrington,	Gmelich,	Jones (Jackson),	Murray,

Odneal,	Sartin,	Spurgeon,	Tatum,
Pettijohn,	Sawyer,	Steel,	Temme,
Phipps,	Schoppenhorst,	Stickney,	Tubbs,
Robertson,	Short (Phelps),	Sullinger,	Walton,
Rohne,	Smith (Howell),	Swanger,	Warner,
Sailor,	Spencer (St. L. City)	Tartar,	Wetzel—68.

NOES—Messrs.

Armstrong,	Correll,	McIntyre,	Short (Cole),
Arnett,	Cox,	McKee,	Tate,
Buckner,	Davidson,	Melson,	Waymeyer,
Burks,	Ferguson,	Meriwether,	Weaver,
Cape,	Fuson,	Moore (Mississippi),	Weinhold,
Chinn,	George,	Ross,	Young St. Fran.),
Choate,	Jenkins,	Russell (N. Madrid),	Young (Texas),
Collins,	McCollum,	Schooler,	Mr. Speaker—32.

Absent—Messrs.

Anderson,	Hall,	Marsh,	Pratte,
Avery,	Hancock,	Middleton,	Pritchett,
Bourn,	Julian,	Minnis,	Rothwell,
Carroll,	Kline,	Mortimer,	Schumacher,
Coppedge,	Lane,	O'Dell,	Sherrill,
Crisp,	Lynch,	Old,	Smith (Buchanan),
Daneri,	McKearly,	O'Reilly,	Spencer (Douglas),
DeReign,	McPherson,	Porterfield,	Watson—33.
Drabelle,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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On motion of Mr. Grubb, House bill No. 828 was taken up and ordered to third reading by the following vote on division : Ayes 17, noes 6.

House bill No. 828 was then read third time and passed by the following vote :

AYES—Messrs.

Armstrong,	Denslow,	Jones (Jackson),	Schoppenhorst,
Arnett,	Drum,	Jones (Polk),	Schooler,
Atkins,	Dyer,	Kline,	Short (Cole),
Baughner,	Edgar,	Kyler,	Short (Phelps),
Benner,	Ferguson,	Leazenby,	Smith (Howell),
Bennett,	Freeman,	LeFavor,	Spencer (Douglas),
Best,	Fuson,	LeRoy,	Spencer (St. L. City),
Bittinger,	Gay,	McCollum,	Steel,
Bothwell,	George,	McKearly,	Stickney,
Breit,	Gmelich,	Melson,	Swanger,
Brock,	Griffiths,	Miller,	Tartar,
Buckner,	Grubb,	Mortimer,	Tatum,
Burks,	Gurney,	Murray,	Temme,
Calhoun,	Hammond,	O'Dell,	Tubbs,
Cherrington,	Hancock,	Odneal,	Walton,
Chinn,	Harrison,	Pettijohn,	Warner,
Collins,	Hart,	Phipps,	Waymeyer,
Correll,	Higbee,	Robertson,	Weaver,
Crisp,	Hinde,	Rohne,	Weinhold,
Davis (Taney),	Jenkins,	Ross,	Wetzel,
Davis (Wayne),	Johnston,	Russell (N. Madrid),	Young (St. Fran.),
Davison,	Jones (Hickory),	Sawyer,	Mr. Speaker—89.
Denay,			

NOES—Messrs.

Cape,	McKee,	Spurgeon,	Young (Texas)—6.
Cox,	Smith (Buchanan),		

Absent—Messrs.

Anderson,	Hall,	Middleton,	Pritchett,
Avery,	Julian,	Minnis,	Rothwell,
Bourn,	Lane,	Moore (Mississippi),	Sailor,
Carroll,	Lyneh,	Moran,	Sartin,
Choate,	McIntyre,	Mueller,	Schumacher,
Coppedge,	McPherson,	Old,	Sherrill,
Daneri,	Mahan,	O'Reilly,	Sullinger,
Davidson,	Marsh,	Porterfield,	Tate,
DeReign,	Martin,	Pratte,	Watson—38.
Drabelle,	Meriwether,		

Absent with leave---Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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The title to House bill No. 828 was agreed to.

Mr. Grubb moved that the vote by which House bill No. 828 passed be reconsidered, and motion be laid on the table;

Which was agreed to.

On motion of Mr. Arnett, House bill No. 451 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	George,	Miller,	Smith (Howell),
Bennett,	Griffiths,	Minnis,	Spencer (Douglas),
Bittinger,	Gurney,	Moore (Mississippi),	Spencer (St. L. City),
Breit,	Harrison,	Moran,	Spurgeon,
Cape,	Hart,	Mortimer,	Steel,
Cherrington,	Hinde,	Mueller,	Stickney,
Chinn,	Johnston,	Murray,	Sullinger,
Choate,	Jones (Hickory),	O'Dell,	Swanger,
Collins,	Jones (Jackson),	Odneal,	Tartar,
Correll,	Jones (Polk),	Old,	Tatum,
Davidson,	Kyler,	Pettijohn,	Tabbs,
Davis (Wayne),	Leazenby,	Phipps,	Walton,
Denny,	LeFavor,	Robertson,	Waymeyer,
Denslow,	LeRoy,	Ross,	Weaver,
Drum,	Lynch,	Sailor,	Wetzel,
Dyer,	McCullum,	Sartin,	Young (St Francois),
Ferguson,	McIntyre,	Sawyer,	Young (Texas),
Fuson,	McPherson,	Short (Cole),	Mr. Speaker—75.
Gay,	Meriwether,	Smith (Buchanan),	

NOES—Messrs.

Best,	Burks,	Davis (Taney),	Schooler—7.
Brock,	Cox,	Schoppenhorst,	

Absent—Messrs.

Anderson,	Daneri,	Julian,	Pritchett,
Armstrong,	Davison,	Kline,	Rohne,
Atkins,	DeReign,	Lane,	Rothwell,
Avery,	Drabelle,	McKearly,	Russell (N. Madrid),
Baughner,	Edgar,	McKee,	Schumacher,
Benner,	Freeman,	Mahan,	Sherrill,
Bothwell,	Gmelich,	Marsh,	Short (Phelps),
Bourn,	Grubb,	Martin,	Tate,
Buckner,	Hall,	Melson,	Temme,
Calhoun,	Hammond,	Middleton,	Warner,
Carroll,	Hancock,	O'Reilly,	Watson,
Coppedge,	Higbee,	Porterfield,	Weinhold—51.
Crisp,	Jenkins,	Pratte,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4
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Title to House bill No. 451 was agreed to.

Mr. Arnett moved that the vote by which House bill No. 451 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Johnston,

House bill No. 632 was taken up for third reading and passage, and was passed by the following vote :

A Y E S--Messrs.

Arnett,	Denslow,	LeFavor,	Russell (N. Madrid),
Atkins,	Edgar,	Le Roy,	Sartin,
Avery,	Ferguson,	Lynch,	Sawyer,
Benner,	Fuson,	McCollum,	Schoppenhorst,
Bennett,	Gay,	McIntyre,	Short (Phelps),
Best,	George,	McKee,	Spencer (Douglas),
Bittinger,	Griffiths,	McPherson	Spencer (St. L. City)
Bothwell,	Grubb,	Mahan,	Steel,
Breit,	Gurney,	Martin,	Stickney,
Burks,	Harrison,	Meriwether,	Sullinger,
Cape,	Hart,	Miller,	Tartar,
Cherrington,	Higbee,	Minnis,	Tate,
Chinn,	Hinde,	Moran,	Tatum,
Correll,	Jenkins,	Mortimer,	Walton,
Crisp,	Johnston,	Odneal,	Warner,
Davidson,	Jones (Jackson),	Old,	Waymeyer,
Davis (Taney),	Julian,	Pettijohn,	Weaver,
Davis (Wayne),	Kline,	Robertson,	Wetzel,
Davison,	Kyler,	Rohne,	Young (St. Francois)
Denny,	Leazenby,	Ross,	—79.

N O E S—Messrs.

Jones (Hickory),	Odell,	Spurgeon,	Weinhold,
Jones (Polk),	Schooler,	Temme,	Young (Texas)—11.
Mueller,	Smith (Howell),	Tubbs,	

Absent—Messrs.

Anderson,	Cox,	Lane,	Pritchett,
Armstrong,	Daneri,	McKearly,	Rothwell,
Baughner,	DeReign,	Marsh,	Sailor,
Bourn,	Drabelle,	Melson,	Schumacher,
Brock,	Drum,	Middleton,	Sherill,
Buckner,	Dyer,	Moore (Mississippi),	Short (Cole),
Calhoun,	Freeman,	Murray,	Smith (Buchanan),
Carroll,	Gmelich,	O'Reilly,	Swanger,
Choate,	Hall,	Phipps,	Watson,
Collins,	Hammond,	Porterfield,	Mr. Speaker—43.
Coppedge,	Hancock,	Pratte,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 632 was agreed to.

Mr. Johnston moved that the vote by which House bill No. 632 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Tatum,

House bill No. 739 was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Armstrong,	Bennett,	Brock,	Chinn,
Arnett,	Best,	Buckner,	Choate,
Atkins,	Bittinger,	Burks,	Collins,
Avery,	Bothwell,	Calhoun,	Correll,
Baughner,	Bourn,	Cape,	Crisp,
Benner,	Breit,	Cherrington,	Davidson,

Davis (Taney),	Harrison,	McPherson,	Smith (Buchanan),
Davis (Wayne),	Hart,	Miler,	Smith (Howell),
Davison,	Higbee,	Minnis,	Spencer (Douglas),
Denny,	Hinde,	Moran,	Spencer (St. L. City)
Denslow,	Jenkins,	Mortimer,	Spurgeon,
Drabelle,	Jones (Hickory),	Mueller,	Stickney,
Drum,	Jones (Jackson),	O'Dell,	Sullinger,
Edgar,	Jones (Polk),	Odneal,	Tartar,
Ferguson,	Julian,	Old,	Tate,
Fuson,	Kyler,	Pettijohn,	Tatum,
Gay,	Lane,	Phipps,	Warner,
George,	Leazenby,	Rohne,	Waymeyer,
Gmelich,	LeFavor,	Ross,	Weaver,
Griffiths,	LeRoy,	Russell (N. Madrid),	Weinhold,
Grubb,	McCollum,	Sailor,	Wetzel.
Gurney,	McIntyre,	Sawyer,	Young (St. Fran.),
Hammond,	McKearly,	Schoppenhorst,	Mr. Speaker—95.
Hancock,	McKee,	Short (Cole),	

NO—Mr. Young (Texas)—1.

Absent—Messrs.

Anderson,	Kline,	Murray,	Schumacher,
Carroll,	Lynch,	O'Reilly,	Sherrill.
Coppedge,	Mahan,	Porterfield,	Short (Phelps),
Cox,	Marsh,	Pratte,	Steel,
Daneri,	Martin,	Pritchett,	Swanger,
DeReign,	Melson,	Robertson,	Temme,
Dyer,	Meriwether,	Rothwell,	Thibbs,
Freeman,	Middleton,	Sartin,	Walton,
Hall,	Moore (Mississippi),	Schooler,	Watson—37.
Johnston,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Emergency clause to House bill No. 739 was adopted by the following vote :

A YES—Messrs.

Arnett,	Drum,	LeFavor,	Schoppenhorst,
Atkins,	Dyer,	LeRoy,	Short (Cole),
Avery,	Edgar,	Lynch,	Short (Phelps),
Baughner,	Ferguson,	McCollum,	Smith (Buchanan),
Benner,	Fuson,	McKee,	Smith (Howell),
Bennett,	Gay,	McPherson,	Spencer (Douglas),
Best,	George,	Mahan,	Spencer (St. L. city),
Bittinger,	Gmelich,	Martin,	Spurgeon,
Bothwell,	Griffiths,	Melson,	Steel,
Breit,	Grubb,	Miller,	Stickney,
Burks,	Gurney,	Minnis,	Sullinger,
Calhoun,	Harrison,	Moore (Mississippi),	Swanger,
Cape,	Hart,	Moran,	Tartar,
Cherrington,	Higbee,	Mueller,	Tate,
Chinn,	Hinde,	O'Dell,	Tatum,
Choate,	Jenkins,	Odneal,	Tubbs,
Collins,	Johnston,	Old,	Waymeyer,
Crisp,	Jones (Hickory),	Robertson,	Weaver,
Davidson,	Jones (Jackson),	Rohne,	Weinhold,
Davis (Wayne),	Jones (Polk),	Ross,	Wetzel.
Davison,	Kline,	Russell (N. Madrid),	Young (St. Francois)
Denny,	Kyler,	Sailor,	Young (Texas)
Denslow,	Lane,	Sartin,	Mr. Speaker—94.
Drabelle,	Leazenby,		

NOES—None.

Absent—Messrs.

Anderson,	Davis (Taney),	Meriwether,	Rothwell,
Armstrong,	DeReign,	Middleton,	Sawyer,
Bourn,	Freeman,	Mortimer,	Schooler,
Brock,	Hall,	Murray,	Schumacher,
Buckner,	Hammond,	O'Reilly,	Sherrill,
Carroll,	Hancock,	Pettijohn,	Temme,
Coppedge,	Julian,	Phipps,	Walton,
Correll,	McIntyre,	Porterfield,	Warner
Cox,	McKearly,	Pratte,	Watson—39.
Daneri,	Marsh,	Pritchett,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 739 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 739 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Cherrington,

House bill No. 578 was taken up for third reading and passage, and was passed by the following vote :

AYE—Messrs.

Arnett,	Drum,	Lynch,	Schooler,
Avery,	Dyer,	McCollum,	Short (Cole),
Baughner,	Edgar,	McKee,	Short (Phelps),
Bennett,	Ferguson,	McPherson,	Smith (Howell),
Best,	Freeman,	Melson,	Spencer (St. L. city)
Bittinger,	Gay,	Miller,	Spurgeon,
Bothwell,	Griffiths,	Minnis,	Steel,
Brock,	Grubb,	Mueller,	Tartar,
Buckner,	Gurney,	O'Dell,	Tate,
Burks,	Harrison,	Odneal,	Tatum,
Calhoun,	Higbee,	Old,	Temme,
Cape,	Hinde,	Pettijohn,	Tubbs,
Cherrington,	Jenkins,	Phipps,	Walton,
Chinn,	Johnston,	Robertson,	Warner,
Collins,	Jones (Hickory),	Rohne,	Watson,
Cox,	Jones (Jackson),	Ross,	Waymeyer,
Crisp,	Jones (Polk),	Russell (N. Madrid),	Weaver,
Davis (Wayne),	Kyler,	Sailor,	Weinhold,
Davison,	Lane,	Sartin,	Wetzel,
Denny,	Leazenby,	Sawyer,	Young (Texas),
Denslow,	LeFavor,	Schoppenhorst,	Mr. Speaker—86.
Drabelle,	LeRoy,		

NOES—Messrs.

Davidson,	Gmelich,	Hart,	Smith (Buchanan),
Fuson,	Hall,	Mahan,	Young (St. Fran.) —9.
George,			

Absent—Messrs.

Anderson,	Daneri,	Martin,	Pratte,
Armstrong,	Davis (Taney),	Meriwether,	Pritchett,
Atkins,	DeReign,	Middleton,	Rothwell,
Benner,	Hammond,	Moore (Mississippi),	Schumacher,
Bourn,	Hancock,	Moran,	Sherrill,
Breit,	Julian,	Mortimer,	Spencer (Douglas),
Carroll,	Kline,	Murray,	Stickney,
Choate,	McIntyre,	O'Reilly,	Sullinger,
Coppedge,	McKearly,	Porterfield,	Swanger--38.
Correll,	Marsh,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Emergency clause to House bill No. 578 failed to pass by the following vote :

AYES—Messrs.

Anderson,	Dyer,	McKee,	Short (Cole),
Arnett,	Edgar,	McPherson,	Short (Phelps),
Avery,	Ferguson,	Mahan,	Smith (Buchanan),
Benner,	Freeman,	Miller,	Smith (Howell),
Bennett,	Gav.	Minnis,	Spencer (Douglas),
Best,	Griffiths,	Moran,	Spencer (St. L. City),
Bittinger,	Grubb,	Mortimer,	Spurgeon,
Bothwell,	Gurney,	Moeller,	Steel,
Breit,	Harrison,	O'Dell,	Swanger,
Brock,	Hart,	Odneal,	Ta' tar,
Burks,	Higbee,	Ord,	Tate,
Calhoun,	Hinde,	Pettijohn,	Tatum,
Cape,	Jenkins,	Phipps,	Temme,
Cherrington,	Johnston,	Robertson,	Tubbs,
Chinn,	Jones (Jackson),	Rohne,	Warner,
Cox,	Jones (Polk),	Ross,	Watson,
Crisp,	Kyler,	Rothwell,	Waymeyer,
Davis (Wayne),	Lane,	Russell (N. Madrid),	Weaver,
Davison,	Leazenby,	Sailor,	Weinhold,
Denny,	LeFavor,	Sartin,	Wetzel,
Denslow,	LeRoy,	Sawyer,	Young (St. Francois),
Drabelie,	Lynch,	Schoppenhorst,	Young (Texas),
Drum,	McCollum,	Schooler,	Mr. Speaker—92.

NOES—Messrs.

Atkins,	Davidson,	George,	Hall,
Collins,	Fuson,	Gmelich,	Hammond—8.

Absent—Messrs.

Armstrong,	Davis (Taney),	Marsh,	Porterfield,
Baughner,	DeReign,	Martin,	Pratte,
Bourn,	Hancock,	Melson,	Pritchett,
Buckner,	Jones (Hickory),	Meriwether,	Schumacher,
Carroll,	Julian,	Middleton,	Sherrill,
Choate,	Kline,	Moore (Mississippi),	Stickney,
Coppedge,	McIntyre,	Murray,	Sullinger,
Correll,	McKearly,	O'Reilly,	Walton—33.
Daneri,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 578 was agreed to.

Mr. Cherrington moved that the vote by which House bill No. 578 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Committee on Enrolled Bills was granted leave to sit during the session of the House.

On motion of Mr. Ferguson,

House bill No. 691 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Carroll,	Davis (Wayne),	Dyer,
Bittinger,	Cherrington,	Davison,	Edgar,
Bothwell,	Chinn,	Denny,	Ferguson,
Brock,	Crisp,	Denslow,	Freeman,
Burks,	Davidson,	Drum,	Griffiths,

Grubb,
Gurney,
Hammond,
Harrison,
Johnston,
Jones (Jackson),
Kyler,
LeFavor,

LeRoy,
McIntyre,
Melson,
Miller,
Odneal,
Pettijohn,
Rohne,

Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Steel,
Swanger,

Walton,
Warner,
Watson,
Weinhold,
Wetzel,
Young (Texas),
Mr. Speaker—49.

NOES—Messrs.

Arnett,
Atkins,
Baugher,
Bennett,
Best,
Cape,
Cox,
Drabelle,
Fuson,
George,

Hall,
Hart,
Higbee,
Hinde,
Jones (Polk),
Lane,
McKee,
McPherson,
Mahan,
Minnis,

Moran,
Mueller,
O'Dell,
Old,
Phipps,
Robertson,
Ross,
Rothwell,
Russell (N. Madrid),
Sartin,

Sawyer,
Schoppenhorst,
Smith (Buchanan),
Spurgeon,
Tartar,
Tatum,
Temme,
Tubbs,
Waymeyer,
Weaver—40.

Absent—Messrs.

Armstrong,
Avery,
Benner,
Bourn,
Breit,
Buckner,
Calhoun,
Choate,
Collins,
Coppedge,
Correll,

Daneri,
Davis (Taney),
DeReign,
Gay,
Gmelich,
Hancock,
Jenkins,
Jones (Hickory),
Julian,
Kline,
Leazenby,

Lyneh,
McCollum,
McKearly,
Marsh,
Martin,
Meriwether,
Middleton,
Moore (Mississippi),
Mortimer,
Murray,
O'Reilly,

Porterfield,
Pratt,
Pritchett,
Sailor,
Schooler,
Schumacher,
Sherrill,
Stickney,
Sullinger,
Tate, —44.
Young (St Fran.),

Absent with leave—Messrs.

DeFord, Kasey,

Sachse—3.

Sick—Messrs.

Gill, Moore (Stone),

Pollock,

Shaw—4.

On motion of Mr. Bothwell,
House bill No. 499 was taken up for third reading and passage, and
was passed by the following vote:

AYES—Messrs.

Anderson,
Armstrong,
Arnett,
Atkins,
Avery,
Benner,
Bennett,
Best,
Bittinger,
Bothwell,
Brock,
Buckner,
Burks,
Calhoun,
Cape,
Cherrington,
Choate,
Correll,
Cox,
Crisp,
Davidson,
Davis (Wayne),
Davison,
Denny,

Denslow,
Drabelle,
Drum,
Dyer,
Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gmelich,
Griffiths,
Grubb,
Gurney,
Hall,
Hancock,
Harrison,
Higbee,
Hinde,
Jones (Hickory),
Jones (Jackson),
Jones (Polk),
Kyler,
Lane,

Leazenby,
LeFavor,
LeRoy,
Lyneh,
McCollum,
McIntyre,
McKee,
Mahan,
Marsh,
Martin,
Melson,
Miller,
Moran,
Mueller,
Murray,
O'Dell,
Odneal,
Old,
Pettijohn,
Robertson,
Ross,
Russell (N. Madrid),
Sartin,

Sawyer,
Schoppenhorst,
Short (Cole),
Short (Phelps),
Smith (Buchanan),
Smith (Howell),
Spencer (Douglas),
Spurgeon,
Steel,
Tartar,
Tatum,
Temme,
Tubbs,
Walton,
Warner,
Watson,
Waymeyer,
Weaver,
Weinhold,
Wetzel,
Young (St. Francois),
Young (Texas),
Mr. Speaker—94.

NOES—None.

Absent—Messrs.

Raughter,	Hammond,	Minnis,	Sailor,
Bourn,	Hart,	Moore (Mississippi),	Schooler.
Breit,	Jenkins,	Mortimer,	Schumacher,
Carroll,	Johnston,	O'Reilly,	Sherrill,
Chinn,	Julian,	Phipps,	Spencer (St. L. City),
Collins,	Kline,	Porterfield,	Stickney,
Coppedge,	McKearly,	Pratte,	Sullinger,
Daneri,	McPherson,	Pritchett,	Swanger,
Davis (Taney),	Meriwether,	Rohne,	Tate—39.
DeReign,	Middleton,	Rothwell,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Moore (Stone),	Pollock,	Shaw—4.
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Title to House bill No. 499 was agreed to.

Mr. Bothwell moved that the vote by which House bill No. 499 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Denslow, Senate amendment to House bill No. 657 was taken up and concurred in by the following vote:

AYES—Messrs.

Armstrong,	Davison,	Kyler,	Sartin,
Arnett,	Denny,	Lane,	Sawyer,
Atkins,	Denslow,	Leazenby,	Schoppenhorst,
Avery,	Drabelle,	LeFavor,	Short (Cole),
Baughner,	Drum,	LeRoy,	Short (Phelps),
Benner,	Dyer,	Lynch,	Smith (Buchanan),
Bennett,	Edgar,	McCollum,	Smith (Howell),
Best,	Ferguson,	McIntyre,	Spencer (Douglas),
Bittinger,	Freeman,	Mahan,	Spencer (St. L. City),
Rothwell,	Fuson,	Marsh,	Spurgeon,
Breit,	Gay,	Melson,	Steel,
Brock,	George,	Meriwether,	Swanger,
Buckner,	Gmelich,	Moran,	Tartar,
Burks,	Griffiths,	Mueller,	Tate,
Calhoun,	Grubb,	Murray,	Tatum,
Cape,	Gurney,	O'Dell,	Temme,
Cherrington,	Hall,	Odneal,	Warner,
Chinn,	Hancock,	Old,	Watson,
Choate,	Harrison,	Pettijohn,	Waymeyer,
Collins,	Higbee,	Phipps,	Weaver,
Cox,	Hinde,	Robertson,	Weinhold,
Crisp,	Jenkins,	Rohne,	Wetzel,
Davidson,	Jones (Hickory),	Ross,	Young (St. Fran.).
Davis (Taney),	Jones (Jackson),	Russell (N. Madrid),	Young (Texas),
Davis (Wayne),	Jones (Polk),	Sailor,	Mr. Speaker—100.

NOES—Messrs.

Martin,	Tubbs—2.
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Absent—Messrs.

Anderson,	Hart,	Miller,	Rothwell,
Bourn,	Johnston,	Minnis,	Schooler.
Carroll,	Julian,	Moore (Miss.),	Schumacher,
Coppedge,	Kline,	Mortimer,	Sherrill,
Correll,	McKearly,	O'Reilly,	Stickney,
Daneri,	McKee,	Porterfield,	Sullinger
DeReign,	McPherson,	Pratte,	Walton—31.
Hammond,	Middleton,	Pritchett,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Gill,	Pollock,	Moore (Stone),	Shaw—4.
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The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 322, entitled

An act to amend chapter 47, article 8, of the Revised Statutes of Missouri, 1889, entitled "Offenses against public morals and decency," by adding a new section thereto, to be known as section 3849a;

Also, Senate bill No. 326, entitled

An act providing for holding two terms of the Lewis county circuit court at the town of Canton, in said county, and prescribing jurisdiction thereof;

Also, Senate bill No. 366, entitled

An act to amend sections 5, 7, 9, 11, 15, 16 and 30, of article 21, of the appendix to the Revised Statutes of Missouri of 1889, relating to juries;

The emergency clause was adopted;

In which the concurrence of the House is respectfully requested.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 756, entitled

An act to limit the time within which a creditor can have administration on estates of deceased persons, saving to insane persons and minors three years after their disability is removed;

Also, House bill No. 546, entitled

An act to repeal sections 7208, 7209 and 7210, chapter 124, Revised Statutes of Missouri, 1889, entitled "Pawn-brokers," and to enact new sections in lieu thereof, to be known as 7208, 7209, 7210 and 7210a;

Also, House bill No. 397, entitled

An act to divide the State of Missouri into normal school districts, to create boards of regents for the management of State normal schools, and to provide for the location of Normal School No. 4, and for the construction of necessary buildings at the city of Maryville, and to repeal all inconsistent acts or parts of acts;

Also, House bill No. 694, entitled

An act to amend section 982, of the Revised Statutes of Missouri, and enable towns, villages and cities of the third and fourth class to incorporate and adopt police regulation, with emergency clause,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 754, entitled

An act to provide for the inspection of boilers and the licensing of engineers, and the better protection of life and property,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Senate bill No. 306, entitled

An act to amend section 5320, chapter 76, Revised Statutes of Missouri 1889, limiting costs for publication of notices of settlements of guardians and curators,

Was read first time.

Senate bill No. 348, entitled

An act to require the railroad companies of Missouri to transport peddling cars containing perishable freight and vegetables, the products of this State,

Was read first time.

Senate bill No. 279, entitled

An act to amend section 4909, chapter 63, Revised Statutes 1889, entitled "Executions,"

Was read first time.

Senate bill No. 51, entitled

An act relating to the payment of the cost of a bond where the law requires a bond to be given,

Was read first time.

Senate bill No. 313, entitled

An act creating a State board to examine coal mine managers, defining their duties and fixing their compensation, and also defining who may act as coal mine managers, providing for their examination, prescribing penalties for a violation of the act, and for other purposes,

Was read first time.

Senate bill No. 323, entitled

An act to amend section 3850, article 8, chapter 47, entitled "Crimes and punishments,"

Was read first time.

Senate bill No. 343, entitled

An act to authorize the board of public improvements of any city to audit and allow claims against such city for work done and materials furnished on any street or highway under a contract with such city, and to provide for the payment of such claims,

Was read first time.

Senate bill No. 282, entitled

An act to amend article 5, chapter 33, Revised Statutes, 1889, by repealing section 2095, and to enact a new section, to be known as section 2095,

Was read first time.

On motion of Mr. Wetzel,

The House took a recess until 7:30 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Senate bill No. 39, entitled

An act providing for the maintaining by telegraph companies of telegraph offices, to be kept open continuously day and night, in cities of this State of 5000 inhabitants and over,

Was read first time.

Senate bill No. 386, entitled

An act to allow sheriffs mileage in criminal cases,
Was read first time.

Senate bill No. 353, entitled

An act to prevent the employment of children in certain occupations,
Was read first time.

Senate bill No. 355, entitled

An act to amend section 3896 of article 8 of chapter 47 of the Revised Statutes of 1889, concerning offenses against public morals and decency, or the public police and miscellaneous offenses,
Was read first time.

Senate bill No. 354, entitled

An act to prevent the mutilation of horses,
Was read first time.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 537, entitled

An act authorizing boards of police to appoint a special policeman upon the recommendation of the humane society in cities where such society is incorporated;

Also, House bill No. 282, entitled

An act to amend sections 8252 and 8253, of article 5, chapter 153, of the Revised Statutes of Missouri of 1889, entitled "Stenographers;"

Also, House bill No. 652, entitled

An act to provide additional compensation for judges of circuit courts in all circuits composed of one county and having one judge;

Also, House bill No. 676, entitled

An act to provide for the payment of expenses of trial of causes and change of venue;

Also, House bill No. 341, entitled

An act to add to chapter 17 of the Revised Statutes of 1889, relating to bills of exchange and promissory notes, a new section relating to Saturday half-holidays in all cities in this State that now have or may hereafter have a population of over 100,000, such new section to follow section 737, and to be numbered 737a;

Also, House bill No. 610, entitled

An act to authorize recorders of deeds to administer oaths in matters relating to the duties of their office;

Also, House bill No. 768, entitled

An act to appropriate money to pay the deficiencies in the expenses of the State government for the years 1893 and 1894;

Also, House bill No. 436, entitled

An act to provide for the examination of banks and fund companies incorporated under article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, and trust companies, and providing for prosecution of such companies when discovered to be in violation of the law,

Begs leave to report that it has compared the same and finds them to be truly enrolled;

Which was read.

House bill No. 537 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 282 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 652 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 676 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 341 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 610 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 768 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 436 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 366, entitled

An act to amend sections 5, 7, 9, 11, 15, 16 and 30, of article 21, of the Appendix to the Revised Statutes of Missouri of 1889, relating to juries,

Was read first time.

Senate bill No. 322, entitled

An act to amend chapter 47, article 8, of the Revised Statutes of Missouri, 1889, entitled "Offenses against public morals and decency,"

Was read first time.

Senate bill No. 326, entitled

An act providing for holding two terms of the Lewis county circuit court at the town of Canton, in said county, and prescribing jurisdiction thereof,

Was read first time.

On motion of Mr. Hall,

The House adjourned under the rules.

SIXTIETH DAY—FRIDAY, March 15, 1895.

House met pursuant to adjournment.
 Speaker Russell in the chair.
 Prayer by the Chaplain.
 Journal of yesterday read and approved.

Mr. Atkins offered the following resolution :

Whereas, The work of the various committees of this House has been completed and the further services of the clerks of the committees can be dispensed with, therefore be it

Resolved. That all committee clerks of this House except the clerk on accounts and the clerk on Engrossed and Enrolled Bills, are this day relieved of further service, and that the Committee on Accounts is hereby authorized to audit their accounts up to this time, March 15 ;

Which was read.

Mr. Davidson moved to refer the resolution to Committee on Clerical Force ;

Which was not agreed to.

The resolution was then adopted.

House bill No. 829 was read second time and
 Referred to Committee on Judiciary.

House bill No. 298 was taken up for third reading.

On motion of Mr. Sartin, House bill No. 298 was laid over informally.

Senate bill No. 173 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Edgar,	Leazenby,	Schooler,
Arnett,	Ferguson,	LeRoy,	Short (Cole),
Atkins,	Fuson,	Lynch,	Short (Phelps),
Avery,	Gay,	McCollum,	Smith (Buchanan),
Bennett,	George,	McIntyre,	Smith (Howell),
Best,	Gill,	McKee,	Spencer (St. L. City),
Brock,	Gmelich,	McPherson,	Spurgeon,
Buckner,	Griffiths,	Mahan,	Steel,
Calhoun,	Grubb,	Marsh,	Stickney,
Cape,	Hall,	Martin,	Swanger,
Cherrington,	Hammond,	Melson,	Tartar,
Chinn,	Hancock,	Meriwether,	Tate,
Collins,	Harrison,	Moran,	Temme,
Coppedge,	Hart,	Murray,	Tubbs,
Correll,	Higbee,	Odneal,	Walton,
Daneri,	Hinde,	Old,	Watson,
Davidson,	Jenkins,	Robertson,	Waymeyer,
Davis (Wayne),	Johnston,	Rohne,	Weaver,
Davison,	Jones (Hickory),	Ross,	Wetzel,
Denslow,	Jones (Polk),	Sartin,	Young (St. Fran.),
Drabelle,	Julian,	Sawyer,	Young (Texas),
Drum,	Kline,	Schoppenhorst,	Mr. Speaker—90.
Dyer,	Kyler,		

NOES—None.

Absent—Messrs.

Armstrong,	Bothwell,	Carroll,	Davis (Taney),
Baughner,	Bourn,	Choate,	Denny,
Benner,	Breit,	Cox,	DeReign,
Bittinger,	Burks,	Crisp,	Freeman,

Gurney,	Minnis,	Phipps,	Schumacher,
Jones (Jackson),	Moore (Mississippi),	Porterfield,	Sherrill,
Lane,	Mortimer,	Pratte,	Spencer (Douglas),
LeFavor,	Mueller,	Pritchett,	Sullinger,
McKearly,	O'Dell,	Rothwell,	Tatum,
Middleton,	O'Reilly,	Russell (N. Madrid),	Warner,
Miller,	Pettijohn,	Sailor,	Weinhold—44.

Absent with leave—Messrs.

DeFord,	Kasey,	Shaw—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Shaw—3.
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Title to Senate bill No. 173 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 173 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 517 was taken up, and, on motion of Mr. Drabelle, was indefinitely postponed.

Senate amendments to House bill No. 634 were concurred in by the following vote:

AYES—Messrs.

Arnett,	Edgar,	McCollum,	Smith (Buchanan),
Atkins,	Ferguson,	McIntyre,	Smith (Howell),
Avery,	Fuson,	McKee,	Spencer (St. L. City),
Benner,	Gay,	McPherson,	Spurgeon,
Bennett,	George,	Marsh,	Steel,
Best,	Gill,	Martin,	Sullinger,
Bittinger,	Gmelich,	Melson,	Swanger,
Breit,	Grubb,	Meriwether,	Tartar,
Brock,	Gurney,	Moran,	Tate,
Burks,	Hall,	Mueller,	Temme,
Cape,	Hancock,	Murray,	Tubbs,
Cherrington,	Harrison,	Odneal,	Walton,
Collins,	Hart,	Old,	Warner,
Coppedge,	Higbee,	Pritchett,	Watson,
Correll,	Jenkins,	Robertson,	Waymeyer,
Daneri,	Jones (Hickory),	Rohne,	Weaver,
Davidson,	Jones (Polk),	Ross,	Weinhold,
Davis (Wayne),	Kyler,	Sartin,	Wetzel,
Davison,	Lane,	Sawyer,	Young (St. Fran.),
Denslow,	Leazenby,	Schumacher,	Young (Texas),
Drum,	LeRoy,	Short (Cole),	Mr. Speaker—87.
Dyer,	Lynch,	Short (Phelps),	

NOES—None.

Absent—Messrs.

Anderson,	Davis (Taney),	LeFavor,	Porterfield,
Armstrong,	Denny,	McKearly,	Pratte,
Baughner,	DeReign,	Mahan,	Rothwell,
Bothwell,	Drabelle,	Middleton,	Russell (N. Madrid),
Bourn,	Freeman,	Miller,	Sailor,
Buckner,	Griffiths,	Minnis,	Schoppenhorst,
Calhoun,	Hammond,	Moore (Mississippi),	Schooler,
Carroll,	Hinde,	Mortimer,	Sherrill,
Chinn,	Johnston,	O'Dell,	Spencer (Douglas),
Choate,	Jones (Jackson),	O'Reilly,	Stickney,
Cox,	Julian,	Pettijohn,	Tatum—47.
Crisp,	Kline,	Phipps,	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Shaw—3.
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Mr. Porterfield was reported sick.

Senate amendments to substitute for House bills Nos. 70, 393 and 394 were taken up and not concurred in by the following vote:

A YES—Messrs.

Drabelle,	Jones (Jackson),	O'Reilly,	Spencer (St. L. City)
Gill,	Kline,	Rohne,	Weinhold,
Johnston,	LeRoy,	Schumacher,	Wetzel—12.

NOES—Messrs.

Armstrong,	Denslow,	LeFavor,	Rothwell,
Arnett,	Drum,	Lynch,	Russell (N. Madrid),
Atkins,	Dyer,	McCollum,	Sailor,
Avery,	Ferguson,	McIntyre,	Sartin,
Baughner,	Freeman,	McKearly,	Sawyer,
Bennett,	Fuson,	McKee,	Schoopenhorst,
Best,	Gay,	McPherson,	Smith (Buchanan),
Bittinger,	George,	Mahan,	Smith (Howell),
Bourn,	Gmelich,	Martin,	Spencer (Douglas),
Breit,	Griffiths,	Melson,	Spurgeon,
Brock,	Grubb,	Meriwether,	Steel,
Buckner,	Gurney,	Miller,	Stickney,
Calhoun,	Hall,	Minnis,	Sullinger,
Cape,	Hammond,	Moore (Mississippi),	Swanger,
Cherrington,	Hancock,	Moran,	Tate,
Chinn,	Harrison,	Mueller,	Temme,
Collins,	Hart,	Murray,	Tubbs,
Coppedge,	Higbee,	O'Dell,	Walton,
Correll,	Hinde,	Odneal,	Warner,
Cox,	Jenkins,	Old,	Waymeyer,
Daneri,	Jones (Hickory),	Pettijohn,	Weaver,
Davidson,	Jones (Polk),	Phipps,	Young (St. Francois),
Davis (Wayne),	Julian,	Pritchett,	Young (Texas),
Davison,	Kyler,	Robertson,	Mr. Speaker—99.
Denny,	Leazenby,	Ross,	

Absent—Messrs.

Anderson,	Crisp.	Middleton,	Short (Cole),
Benner,	Davis (Taney),	Mortimer,	Short (Phelps),
Bothwell,	DeReign,	Pratte,	Tartar,
Burks,	Edgar,	Schooler,	Tatum,
Carroll,	Lane,	Sherrill,	Watson—22.
Choate,	Marsh,		

Absent with leave--Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Shaw,	Porterfield—4.
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Mr. Tubbs offered the following resolution:

Resolved, That the chiefs of the Engrossing and Enrolling forces are hereby directed to report, without delay, to the Committee on Clerical Force, the number of clerks on each of the forces, the amount of work now actually being done, and the number of clerks actually necessary to perform such service in a satisfactory manner; that the Committee on Clerical Force are hereby empowered to discharge all clerks upon said forces whose services may be found to be unnecessary, or to transfer clerks from one force to the other, as the good of the service may seem to require.

Resolved, That the Chief Clerk is hereby directed to at once notify the chiefs of the Engrossing and Enrolling forces of the passage of this resolution.

Which was read and adopted.

Mr. Steel moved that the rules be suspended and House bill No. 404 be taken up;

Which was not agreed to by the following vote on division: Ayes 30, noes 37.

House bill No. 567 was taken up and laid over informally.

House bill No. 481 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Baughner,	Dyer,	LeRoy,	Schoppenhorst,
Benner,	Edgar,	Lynch,	Schumacher,
Bennett,	Ferguson,	McCollum,	Short (Cole),
Best,	Freeman,	McIntyre,	Short (Phelps),
Bittinger,	Fuson,	McKee,	Smith (Buchanan),
Breit,	George,	Mahan,	Smith (Howell),
Brock,	Gill,	Martin,	Spencer (Douglas),
Cape,	Gmelich,	Miller,	Spurgeon,
Cherrington,	Griffiths,	Munnis,	Stickney,
Chinn,	Grubb,	Moran,	Sullinger,
Choate,	Gurney,	Mueller,	Tartar,
Collins,	Hall,	O'Dell,	Tate,
Coppedge,	Hancock,	Odneal,	Temme,
Correll,	Harrison,	O'Reilly,	Tubbs,
Davidson,	Hart,	Pettijohn,	Warner,
Davis (Wayne),	Johnston,	Phelps,	Waymeyer,
Davison,	Jones (Polk),	Robertson,	Weaver,
Denny,	Kline,	Rohne,	Weinhold,
Denslow,	Kyler,	Ross,	Weitzel, —80.
Drum,	Lane,	Sartin,	Young (St. Fran.),

NOES—Messrs.

Bothwell,	Higbee,	Leazenby,	Young (Texas),
Daneri,	Jones (Hickory),	McPurson,	Mr. Speaker—8.

Absent—Messrs.

Anderson,	Davis (Taney),	Marsh,	Russell (N. Madrid),
Armstrong,	DeReign,	Melson,	Sailor,
Arnett,	Drabelle,	Meriwether,	Sawyer,
Atkins,	Gay,	Middleton,	Schooler,
Avery,	Hammond,	Moore (Mississippi),	Sherrill,
Bourn,	Hinde,	Mortimer,	Spencer (St. L. City)
Buckner,	Jenkins,	Murray,	Steel,
Burks,	Jones (Jackson),	O'Reilly,	Swanger,
Calhoun,	Julian,	Pratte,	Tatum,
Carroll,	LeFavor,	Pritchett,	Walton,
Cox,	McKearly,	Rothwell,	Watson—45.
Crisp,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Mr. O'Reilly is reported as voting "aye" and as being absent. Mr. Old's name does not appear on this roll.

Mr. McKee offered the following amendment:

Amend House bill No. 481, by adding to title, "and to provide a penalty for violation thereof;"

Which was read and adopted.

Title to House bill No. 481, as amended, was agreed to.

Mr. McKee moved that the vote by which House bill No. 481 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Kasey was granted indefinite leave of absence.

Senate amendments Nos. 1, 2 and 3, to House bill No. 32, were taken up and concurred in by the following vote:

AYES—Messrs.

Arnett,	Baughner,	Bittinger,	Cape,
Atkins,	Bennett,	Breit,	Cherrington,
Avery,	Best,	Brock,	Chinn,

Collins,	Hall,	Meriwether,	Smith (Buchanan),
Coppedge,	Hancock,	Miller,	Smith (Howell),
Correll,	Harrison,	Minnis,	Spencer (Douglas),
Cox,	Hart,	Mueller,	Spurgeon,
Davidson,	Higbee,	Murray,	Steel,
Davis (Wayne),	Hinde,	Odneal,	Sullinger,
Denny,	Johnston,	O'Reilly,	Tartar,
Denslow,	Jones (Hickory),	Pettijohn,	Tate,
Drum,	Jones (Polk),	Phipps,	Tatum,
Edgar,	Julian,	Robertson,	Temme,
Ferguson,	Kyler,	Rohne,	Tubbs,
Fuson,	Leazenby,	Ross,	Warner,
Gay,	LeFavor,	Sailor,	Waymeyer,
George,	Lynch,	Sartin,	Weaver,
Gill,	McCollum,	Sawyer,	Weinhold,
Gmelich,	McIntyre,	Schoppenhorst,	Wetzel,
Griffiths,	McKee,	Schumacher,	Young (St. Fran.),
Grubb,	McPherson,	Short (Cole),	Young (Texas),
Gurney,	Melson,	Short (Phelps),	Mr. Speaker—88.

NO—Mr. Mahan—1.

Absent—Messrs.

Anderson,	Daneri,	Lane,	Pratte,
Armstrong,	Davis (Taney)	LeRoy,	Pritchett,
Benner,	Davison,	McKearly,	Rothwell,
Bothwell,	DeReign,	Marsh,	Russell (N. Madrid),
Bourn,	Drabelle,	Martin,	Schooler,
Buckner,	Dyer,	Middleton,	Sherrill,
Burks,	Freeman,	Moore (Mississippi),	Spencer (St. L. City),
Calhoun,	Hammond,	Moran,	Stickney,
Carroll,	Jenkins,	Mortimer,	Swanger,
Choate,	Jones (Jackson),	O'Dell,	Walton,
Crisp,	Kline,	Old,	Watson—44.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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House bill No. 628 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Denny,	Jones (Hickory),	Sawyer,
Atkins,	Denslow,	Kyler,	Short (Cole),
Avery,	Edgar,	LeFavor,	Short (Phelps),
Baughner,	Ferguson,	LeRoy,	Steel,
Bennett,	Fuson,	McCollum,	Sullinger,
Best,	Gay,	McKee,	Tartar,
Bittinger,	George,	Miller,	Tate,
Breit,	Gill,	Mueller,	Walton,
Brock,	Grubb,	Murray,	Waymeyer,
Cape,	Gurney,	Old,	Weaver,
Cherington,	Hall,	Pettijohn,	Wetzel,
Collins,	Hancock,	Phipps,	Young (St. Fran.)
Cox,	Harrison,	Robertson,	Young (Texas),
Davis (Taney),	Higbee,	Ross,	Mr. Speaker—67.
Davison,			

NOES—Messrs.

Bourn,	Griffiths,	McPherson,	Schooler,
Burks,	Hammond,	Mahan,	Schumacher,
Chinn,	Hart,	Martin,	Smith (Howell),
Coppedge,	Hinde,	Meriwether,	Spencer (Douglas),
Correll,	Johnston,	Odneal,	Spencer (St. L. City)
Davidson,	Jones (Jackson),	O'Reilly,	Spurgeon,
Davis (Wayne),	Jones (Polk),	Sailor,	Stickney,
Drum,	Lane,	Sartin,	Temme,
Freeman,	Leazenby,	Shoppenhorst,	Watson—38.
Gmelich,	McIntyre,		

Absent—Messrs.

Anderson,	DeReign,	Middleton,	Rothwell,
Armstrong,	Drabelle,	Minnis,	Russell (N. Madrid),
Benner,	Dyer,	Moore (Mississippi),	Sherrill,
Bothwell,	Jenkins,	Moran,	Smith (Buchanan),
Buckner,	Julian,	Mortimer,	Swanger,
Calhoun,	Kline,	O'Dell,	Tatum,
Carroll,	Lynch,	Pratt,	Tubbs,
Choate,	McKearly,	Pritchett,	Warner,
Crisp,	Marsh,	Rohne,	Weinhold—38.
Daneri,	Melson,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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House bill No. 651 was taken up and passed informally.

House bill No. 607 was taken up.

Senate bill No. 402 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Committee on Enrolled Bills granted leave to sit during session of House.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 334, entitled

An act amending section 6849, Revised Statutes, concerning marriage and marriage license;

In which the concurrence of the House is respectfully requested.

Also, that the Senate has receded from its amendment to House bill No. 323, entitled

An act to establish a court of criminal correction in all counties in this State having a population of sixty thousand inhabitants and not over one hundred thousand, in which there now is, or hereafter may be established a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established.

I am also instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 479, entitled

An act to protect and preserve the game fish and birds of Missouri from destruction, and to provide for the appointment of a game warden;

Also, House bill No. 686, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation or individual is named as trustee in deeds of trust and other conveyances.

House bill No. 607 was read third time and was passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle.	LeFavor,	Schumacher,
Arnett,	Drum,	LeRoy,	Short (Cole),
Atkins.	Dyer,	McCollum,	Short (Phelps),
Avery,	Edgar,	McIntyre,	Smith (Howell),
Baughner,	Ferguson,	McKee,	Spencer (Douglas),
Bennett,	Freeman,	McPherson,	Spurgeon,
Best,	Fuson,	Martin,	Steel,
Bittinger,	Gay,	Melson,	Stickney,
Bothwell,	George,	Meriwether,	Tartar,
Breit,	Gill,	Miller,	Tate,
Brock,	Gmelich,	Minnis,	Temme,
Calhoun,	Griffiths,	Mueller,	Tubbs,
Cape,	Gurney,	Odneal,	Walton,
Cherrington,	Hall,	O'Reilly,	Warner,
Chinn,	Hart,	Pettijohn,	Watson,
Collins,	Higbee,	Pnippes,	Waymeyer,
Coppedge,	Johnston,	Rohne,	Weaver,
Correll,	Jones (Hickory),	Ross,	Weinhold,
Davis (Faney),	Jones (Jackson),	Russell (N. Madrid),	Wetzel,
Davis (Wayne),	Jones (Polk),	Sartin,	Young (St. Fran.),
Davison,	Kyler,	Sawyer,	Young (Texas),
Denny,	Leazenby,	Schoppenhorst,	Mr. Speaker—89.
Denslow,			

NOES—Messrs.

Davidson, Murray—2.

Absent—Messrs.

Armstrong,	Grubb,	Mahan,	Robertson,
Benner,	Hammond,	Marsh,	Rothwell,
Bourn,	Hancock,	Middleton,	Sailor,
Buckner,	Harrison,	Moore (Mississippi),	Schooler,
Burks,	Hinde,	Moran,	Sherrill,
Carroll,	Jenkins,	Mortimer,	Smith (Buchanan),
Choate,	Julian,	O'Dell,	Spencer (St. L. City)
Cox,	Kline,	Old,	Sullinger,
Crisp,	Lane,	Pratte,	Swanger,
Daneri,	Lynch,	Pritchett,	Tatum—42.
DeReign,	McKearly,		

Absent with leave—Messrs.

DeFord, Kasey, Sachse—3.

Sick—Messrs.

Moore (Stone), Pollock, Porterfield, Shaw—4.

Title to House bill No. 607 was agreed to.

Mr. Bothwell moved that the vote by which House bill No. 607 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 649 was taken up, and, on motion of Mr. Spencer of St. Louis City, was indefinitely postponed.

House bill No. 130 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Burks,	Drabelle,	Gurney,
Arnett,	Calhoun,	Drum,	Hall,
Atkins,	Cape,	Dyer,	Hancock,
Baughner,	Chinn,	Edgar,	Hart,
Bennett,	Coppedge,	Ferguson,	Higbee,
Best,	Correll,	Gay,	Johnston,
Bittinger,	Davis (Wayne),	George,	Jones (Hickory),
Bothwell,	Davison,	Gill,	Jones (Jackson),
Breit,	Denny,	Gmelich,	Jones (Polk),
Brock,	Denslow,	Griffiths,	Kyler,

Lane,	Minnis,	Schoppenhorst,	Temme,
LeFavor,	Moore (Mississippi),	Schunacher,	Tubbs,
LeRoy,	Mieller,	Short (Cole),	Walton,
McCollum,	Odneal,	Short (Phelps),	Warner,
McIntyre,	O'Reilly,	Smith (Howell),	Watson,
McKee,	Pettijohn,	Spencer (Douglas),	Waymeyer,
McPaerson,	Robertson,	Spencer (St. L. city),	Weaver,
Mahan,	Rohne,	Spurgeon,	Weinhold,
Marsh,	Russell (N. Madrid),	Sickney,	Wetzel,
Martin,	Sailor,	Sullinger,	Young (St. Fran.),
Melson,	Sartin,	Tartar,	Young (Texas),
Meriwether,	Sawyer,	Tate,	Mr. Speaker—89.
Miller,			

NOES—Messrs.

Davidson, Lazenby—2.

Absent—Messrs.

Armstrong,	Daneri,	Kline,	Pratte,
Avery,	Davis (Taney),	Lynch,	Pritchett,
Benner,	DeReign,	McKearly,	Ross,
Bourn,	Freeman,	Middleton,	Rothwell,
Buckner,	Fuson,	Moran,	Schooler,
Carroll,	Grubb,	Mortimer,	Sherrill,
Cherrington,	Hammond,	Murray,	Smith (Buc'n),
Choate,	Harrison,	O'Dell,	Steel,
Collins,	Hinde,	Old,	Swanger,
Cox,	Jenkins,	Phipps,	Tatum—42.
Crisp,	Julian,		

Absent with leave—Messrs.

DeFord, Kasey, Sachse—3.

Sick—Messrs.

Moore (Stone), Pollock, Porterfield, Shaw—4.

Title to House bill No. 130 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 130 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

House bill No. 557 was taken up.

Mr. Bittinger moved that House bill No. 557 be placed at the foot of calendar;

Which was not agreed to.

On motion of Mr. Davidson,

House bill No. 557 was passed informally.

House bill No. 507 was taken up, and, on motion of Mr. Gmelich, was indefinitely postponed.

House bill No. 566 was taken up, and passed informally.

House bill No. 390 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Armstrong,	Davison,	Kyler,	Short (Phelps),
Arnett,	Dyer,	Lane,	Spencer (Douglas),
Atkins,	Edgar,	LeRoy,	Spurgeon,
Avery,	Ferguson,	McCollum,	Swanger,
Best,	Fuson,	McIntyre,	Tartar,
Bourn,	Gay,	McKee,	Tate,
Breit,	George,	McPaerson,	Temme,
Burks,	Gill,	Miller,	Walton,
Cape,	Griffiths,	O'Reilly,	Watson,
Chinn,	Grubb,	Pettijohn,	Waymeyer,
Collins,	Hancock,	Phipps,	Weinhold,
Davidson,	Jones (Hickory),	Sartin,	Young (Texas)—51.
Davis (Wayne),	Jones (Jackson),	Short (Cole),	

NOES—Messrs.

Bennett,	Freeman,	Martin,	Schumacher,
Bothwell,	Gmelich,	Mionis,	Smith (Howell),
Brock,	Gurney,	Mueller,	Steel,
Calhoun,	Hart,	Odneal,	Tatum,
Cherrington,	Higbee,	Robertson,	Warner,
Correll,	Johnston,	Ross,	Weaver,
Davis (Paney),	Jones (Polk),	Sailor,	Wetzel,
Denny,	LeFavor,	Sawyer,	Mr. Speaker—35.
Denslow,	Lynch,	Schoppenhorst,	

Absent—Messrs.

Anderson,	Drabelle,	Marsh,	Rohne,
Baughner,	Drum,	Melson,	Rothwell,
Benner,	Hall,	Meriwether,	Russell (N. Madrid),
Bittinger,	Hammond,	Middleton,	Schooler,
Buckner,	Harrison,	Moore (Mississippi),	Sherrill,
Carroll,	Hinde,	Moran,	Smith (Buchanan),
Choate,	Jenkins,	Mortimer,	Spencer (St. L. City)
Coppedge,	Julian,	Murray,	Stickney,
Cox,	Kline,	O'Dell,	Sullinger,
Crisp,	Leazenby,	Old,	Tubbs,
Daneri,	McKearly,	Pratte,	Young (St. Francois)
DeReign,	Mahan,	Pritchett,	—47.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Mr. Baughner, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 642, entitled

An act to punish officers and agents of banks, building association and trust companies for accepting deposits after insolvency,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 313, entitled

"Cities, towns and villages—cities of the third class, sewers and drainage—"An act to repeal section 97, 98 and 99 of an act entitled "Cities of the third class," approved April 19, 1893, and to enact other sections in lieu thereof:

Also, committee substitute for House bill No. 257, entitled

An act to repeal section 5189, of chapter 71, Revised Statutes of Missouri of 1889, entitled "Frauds and perjuries," and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

House bill No. 313 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Committee substitute for House bill No. 257 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 386 was read second time and
Referred to Committee on Official Salaries and Fees.

Senate bill No. 322 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 366 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 326 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 279 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 51 was read second time and
Referred to Committee on Official Salaries and Fees.

Senate bill No. 313 was read second time and
Referred to Committee on Mines and Mining.

Senate bill No. 323 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 348 was read second time and
Referred to Committee on Internal Improvements.

Senate bill No. 343 was read second time and
Referred to Committee on Municipal Corporations.

Senate bill No. 306 was read second time and
Referred to Committee on Official Salaries and Fees.

Senate bill No. 354 was read second time and
Referred to Committee on Agriculture.

Senate bill No. 39 was read second time and
Referred to Committee on Mines and Mining.

Senate bill No. 355 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 282 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 353 was read second time and
Referred to Committee on Criminal Jurisprudence.

Senate bill No. 171 was read second time and
Referred to Committee on Judiciary.

Senate bill No. 285 was read second time and
Referred to Committee on Judiciary.

Substitute for Senate bills Nos. 81 and 185 was read second time and
Referred to Committee on Mines and Mining.

Senate bill No. 177 was read second time and
Referred to Committee on Elections.

On motion of Mr. Kyler,
The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order.
Speaker Russell in the chair.

Mr. Hart, from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 386, entitled

An act to allow sheriffs mileage in criminal cases,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report:

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 792, entitled

An act making Lincoln Institute the State University for the colored people of Missouri,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report:

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 823, entitled

An act to permit graduates and others admitted to degrees in the State University to elect part of the members of the Board of Curators,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report:

MR. SPEAKER: Your Committee on University, to which was referred House bill No. 775, entitled

An act abolishing the School of Mines and Metallurgy at Rolla, and re-establishing the same at the State University,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report:

MR. SPEAKER: Your Committee on University, to which was referred Senate bill No. 183, entitled

An act to authorize and enable the Board of Curators of the State University to enlarge and improve the grounds of the University, by acquiring for the use of the University a lot or parcel of land bounded

on three sides by the grounds constituting the present site or campus of the University,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred Senate bill No. 240, entitled

An act to provide for the appointment of a commissioner of public buildings at Columbia, Mo., and defining his duties,

Begs leave to report that it has examined the same, and recommends that it do not pass, for the reason that the duties of the proposed commissioner, as set forth in the bill, are now and should be performed by the janitor of the University ;

Which was read.

Mr. Short of Phelps, from the Committee on University, submitted the following report :

MR. SPEAKER: Your Committee on University, to which was referred Senate bill No. 94, entitled

An act to provide for the appointment of additional cadets in the Missouri State Military School of State University,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendment :

Amend by adding after the word "Senator," in second line, the words "and each Representative ;"

Which was read, and amendments ordered printed.

Mr. Tubbs, from the Committee on Clerical Force, submitted the following report :

MR. SPEAKER: Your Committee on Clerical Force beg leave to report that they have carefully considered the subject of the number of clerks still necessary upon the Engrossing and Enrolling forces, and recommend that for the present the Enrolling force remain as it is, and that the Engrossing Clerk be directed to discharge, forthwith, all but four of his present force, and that he be directed to retain in his service Miss Nicholson, Miss Roberts, Mr. Tolle, and one other to be selected by himself.

It is further recommended that the Chief Clerk be directed to discharge two of his clerks.

Which was read and adopted by the following vote on division :
Ayes 27, noes 20.

Mr. Bothwell moved to reconsider the vote by which resolution to discharge committee clerks was adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up Senate amendment to House committee substitute for House bills Nos. 70, 393 and 394, and insists upon adherence to the same, and has appointed Senators Lyman, Lancaster and Gray as a committee of conference to confer with a like committee from the House to take action upon the same.

The motion to reconsider vote by which resolution to discharge committee clerks was adopted was agreed to by the following vote—
Messrs. Brock and Atkins demanding the ayes and noes :

A YES—Messrs.

Armstrong,	Davidson,	Kyler,	Russell (N. Madrid),
Arnett,	Davis (Taney),	LeFavor,	Sailor,
Avery,	Denny,	Lynch,	Schooler,
Baughner,	Denslow,	McCollum	Schumacher,
Bittinger,	Drabelle,	McIntyre,	Short (Cole),
Bothwell,	Dyer,	McKee,	Smith (Howell),
Buckner,	Edgar,	Marsh,	Spencer (Douglas),
Burks,	Ferguson,	Melson,	Spencer (St. L. City),
Calhoun,	Freeman,	Meriwether,	Spurgeon,
Cape,	Gill,	Minnis,	Tate,
Cherrington,	Gmelich,	Moore (Mississippi),	Tatum,
Chinn,	Grubb,	Moran,	Temme,
Choate,	Gurney,	Mortimer,	Tubbs,
Collins,	Hammond,	O'Reilly,	Walton,
Coppedge,	Johnston,	Pettijohn,	Weinhold,
Correll,	Jones (Jackson),	Phipps,	Wetzel,
Cox,	Jones (Polk),	Pritchett,	Mr. Speaker—71.
Daneri,	Julian,	Robertson,	

NOES—Messrs.

Atkins,	Drum,	LeRoy,	Short (Phelps),
Benner,	Fuson,	Martin,	Steel,
Bennett,	Griffiths,	Odneal,	Swanger,
Best,	Hancock,	Old,	Tartar,
Breit,	Hart,	Ross,	Waymeyer,
Brock,	Higbee,	Sartin,	Weaver,
Davis (Wayne),	Jones (Hickory),	Schoppenhorst,	Young (Texas)—30.
Davison,	Leazenby,		

Absent—Messrs.

Anderson,	Harrison,	Middleton,	Sawyer,
Bourn,	Hinde,	Miller,	Sherrill,
Carroll,	Jenkins,	Mueller,	Smith (Buchanan),
Crisp,	Kline,	Murray,	Stickney,
DeReign,	Lane,	O'Dell,	Sullinger,
Gay,	McKearly,	Pratte,	Warner,
George,	McPherson,	Rohne,	Watson, —32.
Hall,	Mahan,	Rothwell,	Young (St. Fran.),

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Mr. Moran moved that the resolution be referred to Committee on Clerical Force, with instructions to report as speedily as possible the reduction in clerical force, without impairing the work of the House.

Mr. Lynch moved to lay the motion on the table;

Which was not agreed to.

The motion to refer the resolution to the Committee on Clerical Force was then agreed to.

On motion of Mr. Drabelle, a conference committee was ordered appointed to confer with Senate committee on Senate amendments to substitute for House bills Nos. 70, 393 and 394, in which the House failed to concur—said committee to consist of three members.

The Speaker appointed Messrs. Drabelle, Moran and Hammond members of said conference committee.

House bill No. 520 was taken up, and, on motion of Mr. Avery, was indefinitely postponed.

House bill No. 556 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	Lynch,	Schoppenhorst,
Atkins,	Drabelle,	McCollum,	Schumacher,
Avery,	Drum,	McIntyre,	Short (Cole),
Best,	Dyer,	McKee,	Short (Phelps),
Bothwell,	Ferguson,	McPherson,	Smith (Howell),
Brock,	Freeman,	Martin,	Spencer (St. L. City),
Buckner,	Fuson,	Melson,	Spurgeon,
Burks,	Gay,	Meriwether,	Steel,
Calhoun,	George,	Moore (Miss.),	Stickney,
Cape,	Gill,	Odneal,	Sullinger,
Carroll,	Gmelich,	Old,	Swanger,
Cherrington,	Grubb,	O'Reilly,	Tate,
Chinn,	Gurney,	Pettijohn,	Tubbs,
Coppedge,	Harrison,	Phipps,	Waymeyer,
Daneri,	Hart,	Pritchett,	Weaver,
Davidson,	Higbee,	Ross,	Weinhold,
Davis (Taney),	Johnston,	Russell (N. Madrid),	Wetzel,
Davis (Wayne),	Jones (Jackson),	Sailor,	Young (Texas).
Davison,	Julian,	Sartin,	Mr. Speaker—79.
Denny,	Kyler,	Sawyer,	

NOES—Messrs.

Bennett,	Jones (Hickory),	LeRoy,	Spencer (Douglas),
Griffiths,	Jones (Polk),	Mahan,	Tartar,
Hancock,	Leazenby,	Mueller,	Temme—12.

Absent—Messrs.

Anderson,	Crisp,	Marsh,	Rohne,
Armstrong,	DeReign,	Middleton,	Rothwell,
Baughner,	Edgar,	Miller,	Schooler,
Benner,	Hall,	Minnis,	Sherrill,
Bittinger,	Hammond,	Moran,	Smith (Buchanan),
Bourn,	Hinde,	Mortimer,	Tatum,
Breit,	Jenkins,	Murray,	Walton,
Choate,	Kline,	O'Dell,	Warner,
Collins,	Lane,	Pratte,	Watson,
Correll,	LeFavor,	Robertson,	Young (St. Francois)
Cox,	McKearly,		—42.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore of Stone,	Pollock,	Porterfield,	Shaw—4.
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Title to House bill No. 556 was agreed to.

Mr. Burks moved that the vote by which House bill No. 556 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 202 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

House bill No. 598 was taken up.

Mr. Swanger was called to the Chair.

Mr. Mueller moved the previous question on the third reading of House bill No. 598;

Which was ordered.

House bill No. 598 was read third time and failed to pass by the following vote:

AYES—Messrs.

Bittinger,	Grubb,	Kyler,	Phipps,
Bothwell,	Gurney,	Leazenby,	Robertson,
Breit,	Hall,	LeFavor,	Sartin,
Cherrington,	Hammond,	LeRoy,	Steel,
Choate,	Hancock,	Lynch,	Stickney,
Denny,	Harrison,	Minnis,	Swanger,
Denslow,	Hart,	Moran,	Tartar,
Drabelle,	Higbee,	Mueller,	Tatum,
Dyer,	Johnston,	Odneal,	Warner,
Edgar,	Jones (Jackson),	O'Reilly,	Wetzel,
Gmelich,	Jones (Polk),	Pettijohn,	Mr. Speaker—46.
Griffiths,	Kline,		

NOES—Messrs.

Arnett,	Davidson,	Mahan,	Short (Phelps),
Atkins,	Davis (Taney),	Marsh,	Smith (Howell),
Avery,	Davis (Wayne),	Martin,	Spencer (Douglas),
Baughner,	Drum,	Melson,	Spurgeon,
Benner,	Ferguson,	Meriwether,	Sullinger,
Best,	Freeman,	Moore (Mississippi),	Tate,
Bourn,	Fuson,	Old,	Temme,
Brock,	Gay,	Pritchett,	Tubbs,
Buckner,	Jenkins,	Ross,	Walton,
Burks,	Jones (Hickory),	Russell (N. Madrid),	Watson,
Cape,	Lane,	Sailor,	Waymeyer,
Collins,	McCollum,	Sawyer,	Weaver,
Coppedge,	McIntyre,	Schoppenhorst,	Weinhold,
Correll,	McKee,	Schooler,	Young (St. Francois),
Cox,	McPherson,	Short (Cole),	Young (Texas)—60.

Absent—Messrs.

Anderson,	Daneri,	McKearly,	Rohne,
Armstrong,	Davison,	Middleton,	Rothwell,
Bennett,	DeReign,	Miller,	Schumacher,
Calhoun,	George,	Mortimer,	Sherrill,
Carroll,	Gill,	Murray,	Smith (Buchanan),
Chinn,	Hinde,	O'Dell,	Spencer (St. L. City),
Crisp,	Julian,	Pratte,	—27

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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The Speaker resumed the chair.

On motion of Mr. Moran,

House bill No. 404 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Denslow,	McIntyre,	Smith (Howell).
Avery,	Drabelle,	McKee,	Spencer (St. L. City).
Benner,	Drum,	Martin,	Spurgeon,
Bittinger,	Freeman,	Meriwether,	Steel,
Bothwell,	Gmelich,	Moran,	Stickney,
Breit,	Griffiths,	Mueller,	Sullinger,
Brock,	Grubb,	Murray,	Swanger,
Burks,	Hall,	Odneal,	Tartar,
Cape,	Hammond,	Pettijohn,	Tate,
Carroll,	Hancock,	Robertson,	Tatum,
Cherrington,	Harrison,	Sailor,	Tubbs,
Chinn,	Hart,	Sartin,	Walton,
Correll,	Higbee,	Sawyer,	Warner,
Daneri,	Johnston,	Schoppenhorst,	Watson,
Davidson,	Jones (Jackson),	Schooler,	Wetzel,
Davis (Taney),	Jones (Polk),	Schumacher,	Young (St. Fran.),
Davis (Wayne),	Julian,	Short (Cole),	Young (Texas),
Denny,	Leroy,	Short (Phelps),	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Dyer.	Jones (Hickory),	Russell (N. Madrid),
Armstrong,	Edgar,	Kyler,	Spencer (Douglas),
Baughner,	Ferguson,	Leazenby,	Temme,
Best,	Fuson,	Mahan,	Waymeyer,
Bourn,	George,	Melson,	Weaver,
Calhoun,	Gill,	Old,	Weinhold—27.
Collins,	Gurney,	Ross,	

Absent—Messrs.

Atkins,	Gay,	McPherson,	O'Reilly,
Bennett,	Hinde,	Marsh,	Phipps,
Buckner,	Jenkins,	Middleton,	Pratte,
Choate,	Kline,	Miller,	Pritchett,
Coppedge,	Lane,	Minnis,	Rohne,
Cox,	LeFavor,	Moore (Mississippi),	Rothwell,
Crisp,	Lynch,	Mortimer,	Sherrill,
Davison,	McCollum,	O'Dell,	Smith (Buchanan),
DeReign,	McKearly,		—34.

Absent with leave—Messrs.

DeFord,	Karey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Mr. Drabelle moved that the record show that Mr. Phipps intended to vote aye;

Which was not agreed to.

Title to House bill No. 404 was agreed to.

Mr. Julian moved that the vote by which House bill No. 404 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 393, entitled

An act to add to chapter 47, article 2, Revised Statutes of Missouri, a new section, to be numbered 3466a, and to amend section 3468 of the Revised Statutes of Missouri, 1889,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr Davis, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 401, entitled

An act to repeal section 4576, chapter 56, article 1, of the Revised Statutes of the State of Missouri, 1889, entitled "Dramshops," and enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass, with the accompanying amendment:

Amend Senate bill No. 401 by striking out of section 1, in printed bill, all after the word "city," in line 9, up to and including the word "therein," in line 15;

Which was read, and amendment ordered printed.

House bill No. 387 was taken up and refused third reading.

House bill No. 664 was taken up and refused third reading.

House bill No. 647 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Atkins,	Freeman,	LeRoy,	Spencer (St. L. City)
Baughner,	Fuson,	McPherson,	Spurgeon,
Benner,	George,	Mahan,	Steel,
Best,	Gmelich,	Martin,	Stickney,
Bittinger,	Griffiths,	Minnis,	Swanger,
Bothwell,	Grubb,	Moran,	Tartar,
Brock,	Gurney,	Mueller,	Tatum,
Calhoun,	Hammond,	Murray,	Temme,
Cherrington,	Hancock,	Odneal,	Tubbs,
Davis (Taney),	Harrison,	Pettijohn,	Walton,
Davis (Wayne),	Hart,	Robertson,	Warner,
Denny,	Higbee,	Sawyer,	Watson,
Denslow,	Johnston,	Shoppenhorst,	Waymeyer,
Drabelle,	Jones (Hickory),	Schumacher,	Wetzel,
Drum,	Jones (Jackson),	Smith (Howell),	Young (Texas),
Dyer,	Jones (Polk),	Spencer (Douglas),	Mr. Speake—65.
Edgar,			

NOES—Messrs.

Anderson,	Chinn,	Gill,	Melson,
Arnett,	Collins,	Hall,	Ross,
Avery,	Correll,	Kyler,	Short (Cole),
Bourn,	Cox,	Lynch,	Sullinger,
Buckner,	Davidson,	McCollum,	Weaver,
Burks,	Ferguson,	McIntyre,	Weinhold—25.
Cape,			

Absent—Messrs.

Armstrong,	Hinde,	Middleton,	Rothwell,
Bennett,	Jenkins,	Miller,	Russell (N. Madrid),
Breit,	Julian,	Moore (Mississippi),	Sailor,
Carroll,	Kline,	Mortimer,	Sartin,
Choate,	Lane,	O'Dell,	Schooler,
Coppedge,	Leszenby,	Old,	Sherrill,
Crisp,	LeFavor,	O'Reilly,	Short (Phelps),
Daneri,	McKearly,	Phipps,	Smith (Buchanan),
Davison,	McKee,	Pratt,	Tate,
DeReign,	Marsh,	Pritchett,	Young, (St. Fran.),
Gay,	Meriwether,	Rohne,	—43.

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4
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Mr. Drabelle moved that the vote by which House bill No. 647 failed to pass be reconsidered.

Mr. Arnett moved to lay the motion on the table ;

Which was not agreed to.

The motion to reconsider was then agreed to.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

SIR—I have the honor herewith to return to the House, with my approval indorsed thereon, House bill No. 678, entitled

Warehouses other than grain warehouses—An act to create and regulate, in cities of over 50,000 inhabitants, public warehouses, other than warehouses for the storage of grain, and to enforce warehouse liens :

Which was read.

House bill No. 647 was taken up and passed by the following vote :

AYES—Messrs.

Atkins,	Fuson,	LeRoy,	Smith (Howell),
Baughner,	Gay,	McPherson,	Spencer (Douglas),
Benner,	George,	Mahan,	Spencer (St. L. City),
Bennett,	Gmelich,	Martin,	Spurgeon,
Best,	Griffiths,	Minnis,	Steel,
Bittinger,	Grubb,	Moran,	Stickney,
Bothwell,	Gurney,	Mueller,	Swanger,
Brook,	Hammond,	Murray,	Tartar,
Calhoun,	Hancock,	Odneal,	Tatum,
Cherrington,	Harrison,	Pettijohn,	Temme,
Davis (Taney),	Hart,	Phipps,	Tubbs,
Davis (Wayne),	Higbee,	Robertson,	Walton,
Davison,	Hinde,	Sailor,	Warner,
Denny,	Johnston,	Sartin,	Watson,
Denslow,	Jones (Hickory),	Sawyer,	Waymeyer,
Drum,	Jones (Jackson),	Schoppenhorst,	Wetzel,
Dyer,	Jones (Polk),	Schumacher,	Young (Texas),
Edgar,	LeFavor,	Short (Phelps),	Mr. Speaker—73.
Freeman,			

NOES—Messrs.

Anderson,	Collins,	Kyler,	Ross,
Arnett,	Correll,	Lynch,	Schooler,
Bourn,	Cox,	McCollum,	Short (Cole),
Buckner,	Davidson,	McIntyre,	Sullinger,
Burks,	Drabelle,	Melson,	Tate,
Cape,	Ferguson,	Mortimer,	Weaver,
Chinn,	Hall,	Pritchett,	Weinhold—28.

Absent—Messrs.

Armstrong,	Gill,	Marsh,	Pratte,
Avery,	Jenkins,	Meriwether,	Rohne,
Breit,	Julian,	Middleton,	Rothwell,
Carroll,	Kline,	Miller,	Russell (N. Madrid),
Choate,	Lane,	Moore (Mississippi),	Sherrill,
Coppedge,	Leazenby,	O'Dell,	Smith (Buchanan),
Crisp,	McKearly,	Old,	Young (St. Franc.)
Daneri,	McKee,	O'Reilly,	—32.
DeReign,			

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Senate bill No. 44 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, in open session, as prescribed by section 32 of the Constitution.

The following message was received from the Senate, by its Secretary, Mr. Roach :

Mr. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 295, entitled

An act to amend article 11, chapter 33 of Revised Statutes of Missouri, 1889, relating to change of venue in civil cases, and providing for the payment of stenographers' costs to the county, and the compensation of trial judges whenever the venue be changed from one to another, by adding new sections thereto, to be known as sections 2272a and 2272b, with amendments Nos. 1, 2, 3, 4, 5, 6 and 7 ;

Which was agreed to ;

The title was amended and adopted, as amended ;

Emergency clause adopted ;

Also, House bill No. 473, entitled

An act to secure to each county, city, village and other municipal or public corporations adequate compensation for the occupation or use of its streets or other public lands by private companies, co-partnerships, corporations or individuals.

Title to House bill No. 647 was agreed to.

Senate bill No. 124 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 179 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. Stickney, House bill No. 630 was indefinitely postponed.

On motion of Mr. Spencer of St. Louis City, House bills Nos. 128 and 131 were passed informally.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 657, entitled

An act to repeal "An act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual, biennially," approved February 25, 1891, and to enact a new act on the same subject in lieu thereof, as follows;

Also, House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives, in the capitol of the United States, and making an appropriation therefor;

Also, House bill No. 504, entitled

An act to amend section 4037, article 2, and section 4183, article 7, of chapter 48, of the Revised Statutes of 1889 of the State of Missouri, entitled "Criminal cases—practice and proceedings in;"

Also, House bill No. 334, entitled

An act to protect females under eighteen years of age;

Also, House bill No. 693, entitled

An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri, 1889, by adding thereto a new clause;

Also, House bill No. 511, entitled

An act to grant certain lake and river bed lands to the counties in which they are located, for school purposes;

Also, House bill No. 713, entitled

An act to repeal section 7055, chapter 115 of the Revised Statutes of Missouri of 1889, relating to mines and mining, and to enact a new section in lieu thereof, in relation to mines and mining;

Also, House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47 of the Revised Statutes of 1889 of the State of Missouri, entitled "Crimes and punishments—waters of State defined;"

Also, committee substitute for House bill No. 301, entitled

An act to repeal "An act to repeal section 2342 of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

On motion of Mr. Spencer of St. Louis City,
The House took a recess until 7 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

House bill No. 301 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 534 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 713 was then read at length, and no objections being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 511 was then read at length, and no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 693 was then read at length, and no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 334 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 657 was then read at length, and no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 456 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 504 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 100 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 42 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 335 having been duly enrolled, and presented to the House, all business was suspended, the bill read at length, and no objection being made, the Speaker, affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 12 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 198 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 32 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. Moran,
The House adjourned under the rules.

SIXTY-FIRST DAY—SATURDAY, March 16, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Dr. Johnston.

Journal of yesterday read and approved.

Senate bill No. 334, entitled

An act amending section 6849, Revised Statutes, concerning "Marriage and marriage license,"

Was read first time.

House bill No. 653 was taken up.

Mr. Moran called to the chair.

House bill No. 653 was read third time and was passed by the following vote:

A YES—Messrs.

Armstrong,	Ferguson,	Leazenby,	Sartin,
Atkins,	Freeman,	LeFavor,	Sawyer,
Avery,	Fuson,	Lynch,	Schoppenhorst,
Benner,	Gay,	McCollum,	Schooler,
Best,	George,	McIntyre,	Schumacher,
Bittinger,	Gill,	McKee,	Short (Cole),
Bourn,	Gmelich,	McPherson,	Short (Phelps),
Breit,	Griffiths,	Mahan,	Smith (Howell),
Brock,	Grubb,	Marsh,	Spencer (Douglas),
Buckner,	Gurney,	Martin,	Spurgeon,
Burks,	Hall,	Melson,	Steel,
Cherrington,	Hammond,	Miller,	Swanger,
Choate,	Hancock,	Moran,	Tartar,
Correll,	Harrison,	Mueller,	Tate,
Davidson,	Hart,	Murray,	Temme,
Davis (Faney),	Higbee,	Odneal,	Walton,
Davis (Wayne),	Jenkins,	Old,	Watson,
Davison,	Jones (Hickory),	O'Reilly,	Waymeyer,
Denny,	Jones (Jackson),	Pettijohn,	Weaver,
Denslow,	Jones (Polk),	Phipps,	Wetzel,
Drabelle,	Julian,	Rohne,	Young (St. Francis),
Drum,	Kyler,	Ross,	Young (Texas),
Dyer,	Lane,	Rothwell,	Mr. Speaker—93.
Edgar,			

NOES—Messrs.

Arnett, Cape,	Chinn,	Collins,	Coppedge—5.
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Absent—Messrs.

Anderson, Baugher, Bennett, Bothwell, Calhoun, Carroll, Cox, Crisp, Daneri,	DeReign, Hinde, Johnston, Kline, LeRoy, McKearly, Meriwether, Middleton, Minnis,	Moore (Miss.), Mortimer, O'Dell, Pratte, Pritchett, Robertson, Russell (N. Madrid), Sailor, Sherrill,	Smith (Buchanan), Spencer (St. L. City), Stickney, Sullinger, Tatum, Tubbs, Warner, Weinhold—35.
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Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Moore (Stone),	Pollock,	Porterfield,	Shaw—4.
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Title to House bill No. 653 was agreed to.

Mr. Russell of Crawford moved that the vote by which House bill No. 653 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

House bill No. 501 was taken up for third reading and passage, and failed to pass by the following vote :

A YES—Messrs.

Armstrong, Bittinger, Bothwell, Brett, Brock, Burks, Cape, Cherrington, Chinn, Choate, Coppedge, Correll, Davidson, Davis (Wayne),	Davison, Denslow, Drum, Dyer, Edgar, Gay, Gill, Gmelich, Grubb, Gurney, Hall, Hancock, Harrison, Jenkins,	Jones (Polk), Kyler, Lane, LeFavor, LeRoy, Lynch, McCollum, McPherson, Marsh, Melson, Miller, Moran, Odneal, Robertson,	Ross, Sartin, Schooler, Schumacher, Short (Phelps), Steel, Swanger, Tartar, Tate, Temme, Wetzel, Young (St. Francois) Mr. Speaker—55.
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NOES—Messrs.

Anderson, Arnett, Atkins, Baugher, Benner, Best, Collins, Denny, Ferguson,	Freeman, Fuson, George, Griffiths, Hart, Jones (Hickory), Kline, Leazenby,	McKee, Mahan, Moore (Stone), Murray, Old, Phipps, Rohne, Rothwell,	Sawyer, Schoppenhorst, Smith (Howell), Spencer (Douglas), Spurgeon, Waymeyer, Weaver, Young (Texas)—33.
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Absent—Messrs.

Avery, Bennett, Bourb, Buckner, Calhoun, Carroll, Cox, Crisp, Daneri, Davis* (Taney), DeReign, Drabelle,	Hammond, Higbee, Hinde, Johnston, Jones (Jackson), Julian, McIntyre, McKearly, Martin, Meriwether, Middleton, Minnis,	Moore (Mississippi), Mortimer, Mueller, O'Dell, O'Reilly, Pettijohn, Pratte, Pritchett, Russell (N. Madrid), Sailor, Sherrill,	Short (Cole), Smith (Buchanan), Spencer (St. L. City), Stickney, Sullinger, Tatum, Tubbs, Walton, Warner, Watson, Weinhold—46.
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Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
Sick—Messrs.		
Pollock,	Porterfield,	Shaw—3.

The Speaker resumed the chair.

Mr. LeRoy reported sick.

Mr. Moran offered the following resolution :

Whereas, Saint Patrick is alleged to have banished the snakes and toads from Ireland and converted the people to the doctrines of Christianity without trouble or loss of blood, and performed many other most worthy public services, in addition to leading such a blameless life that his name is a household word wherever the Anglo-Saxon or Celtic languages are spoken; therefore, be it

Resolved. That out of respect for the memory of Saint Patrick, the House instruct the Adjutant-General to fire a national salute of guns on St. Patrick's day.

Which was read, and, on motion of Mr. Gmelich, was laid on the table by the following vote on division : Ayes 54, noes 25.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 409, entitled

An act to amend article 2, chapter 138, Revised Statutes of 1889, by adding a new section, to be known as section 7562a ;

The emergency clause was adopted ;

Also, Senate bill No. 407, entitled

An act to amend an act providing for the amount to be retained by circuit clerks and clerks of criminal courts in certain cities and counties ;

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up and passed

House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francois levee district of Missouri, with emergency clause ;

The emergency clause was adopted.

Mr. Hart called to the chair.

The Journal of yesterday was ordered corrected, so as to show that Mr. Rothwell was absent on account of sickness.

House bill No. 608 was taken up for third reading and passage, and failed to pass by the following vote :

A YES—Messrs.

Baughner,	Densiow,	Jones (Jackson),	Middleton,
Best,	Drabelle,	Kline,	Odneal,
Bittinger,	Dyer,	Lane,	Pettijohn,
Breit,	Edgar,	LeFavor,	Steel,
Burks,	Freeman,	McKee,	Wetzel—23.
Calhoun,	Harrison,	Melson,	

NOES—Messrs

Arnett,	Coppedge,	Jones (Hickory),	Sailor,
Atkins,	Davidson,	Jones (Polk),	Sartin,
Benner,	Davis (Wayne),	Leazenby,	Sawyer,
Brock,	Denny,	McCollum,	Schoppenhorst,
Buckner,	Fuson,	Moore (Mississippi),	Spurgeon,
Cape,	Gay,	Moore (Stone),	Tartar,
Cherrington,	George,	Old,	Warner,
Chinn,	Hall,	O'Reilly,	Weaver,
Collins,	Hart,	Ross,	Young (Texas)—36.

Absent—Messrs.

Anderson,	Griffiths,	Meriwether,	Short (Phelps),
Armstrong,	Grubb,	Miller,	Smith (Buchanan),
Avery,	Gurney,	Minnis,	Smith (Howell),
Bennett,	Hammond,	Moran,	Spencer (Douglas),
Bothwell,	Hancock,	Mortimer,	Spencer (St. L. City),
Bourn,	Higbee,	Mueller,	Stickney,
Carroll,	Hinde,	Murray,	Sullinger,
Choate,	Jenkins,	O'Dell,	Swanger,
Correll,	Johnston,	Phipps,	Tate,
Cox,	Julian,	Pratte,	Tatum,
Crisp,	Kyler,	Pritchett,	Temme,
Daneri,	LeRoy,	Robertson,	Tubbs,
Davis (Taney),	Lynch,	Rohne,	Walton,
Davison,	McIntyre,	Rothwell,	Watson,
DeReign,	McKearly,	Russell (N. Madrid),	Waymeyer,
Drum,	McPherson,	Schooler,	Weinhold,
Ferguson,	Mahan,	Schumacher,	Young (St. Fran.),
Gill,	Marsh,	Sherrill,	Mr. Speaker—75.
Gmelich,	Martin,	Short (Cole),	

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Mr. Speaker resumed the chair.

The Committee on Enrolled Bills granted leave to sit during the session of the House.

On motion of Mr. Bittinger, Senate bill No. 401 was taken up.

The pending amendment to Senate bill No. 401 was adopted, and bill, as amended, was read third time and failed to pass by the following vote:

AYES—Messrs.

Anderson,	Davis (Taney),	Lynch,	Rohne,
Baughner,	Drabelle,	McIntyre,	Rothwell,
Bittinger,	Ferguson,	McKee,	Russell (N. Madrid)
Bothwell,	George,	Melson,	Schooler,
Bourn,	Gill,	Miller,	Schumacher,
Buckner,	Griffiths,	Moore (Mississippi),	Short (Cole),
Carroll,	Jenkins,	Moran,	Tatum,
Collins,	Johnston,	Mortimer,	Temme,
Correll,	Julian,	Old,	Walton,
Crisp,	Kline,	O'Reilly,	Warner,
Daneri,	Kyler,	Phipps,	Waymeyer—47.
Davidson,	Lane,	Pritchett,	

NOES—Messrs.

Atkins,	Drum,	McCollum,	Schoppenhorst,
Avery,	Dyer,	McPherson,	Short (Phelps),
Benner,	Freeman,	Mahan,	Smith (Howell),
Best,	Fuson,	Martin,	Spencer (Doug.)—4.
Breit,	Gmelich,	Meriwether,	Spurgeon,
Brock,	Gurney,	Moore (Stone),	Steel,
Burks,	Hall,	Murray,	Sullinger,
Calhoun,	Hancock,	Odneal,	Swanger,
Cape,	Harrison,	Pettijohn,	Tartar,
Cherrington,	Hart,	Robertson,	Weaver,
Chinn,	Higbee,	Ross,	Wetzel,
Choate,	Jones (Hickory),	Sailor,	Young (St. Fran.)
Davis (Wayne),	Jones (Polk),	Sartin,	Young (Texas),
Davison,	LeFavor,	Sawyer,	Mr. Speaker—56.

Absent—Messrs.

Armstrong,	Edgar,	McKearly,	Sherrill,
Arnett,	Gay,	Marsh,	Spencer (St. L. City)
Bennett,	Grubb,	Middleton,	Stickney,
Coppedge,	Hammond,	Minnis,	Tate,
Cox,	Hinde,	Mueller,	Tubbs,
Denny,	Jones (Jackson),	O'Dell,	Watson,
Denslow,	Leazenby,	Pratte,	Weinhold—30.
DeReign,	LeRoy,		

Absent with leave—Messrs.

DeFord,	Kasey,	Sachse—3.
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Sick—Messrs.

Pollock,	Porterfield,	Shaw,	Smith (Buchanan)—4.
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Mr. Stickney, from the Committee on Private Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Private Corporations, to which was referred Senate bill No. 288, entitled

An act authorizing street railways companies in cities of the third class, to run cars over other street railway tracks, and requiring the councils of such cities to pass proper ordinances to enforce this act,

Begs leave to report that it has examined the same, and recommends that it do pass, when the accompanying committee amendments are adopted :

Amendment No. 1:

Amend Senate bill No. 288 by inserting between the words "class" and "any," in line 1, section 1, the following words and figures: "which now contain or may hereafter contain more than 20,000 inhabitants,"

Amendment No. 2:

Amend title to Senate bill No. 288 by inserting between the words "class" and "to," in the second line thereof, the following words and figures: "which now contain or may hereafter contain more than 20,000 inhabitants ;"

Which were read and ordered printed.

Mr. Davis of Taney, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 322, entitled

An act to amend chapter 47, article 8, of the Revised Statutes of Missouri of 1889, entitled "Offenses against public morals and decency,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 355, entitled

An act to amend section 3896 of article 8 of chapter 47 of the Revised Statutes of 1889, concerning offenses against public morals and decency, or the public police and miscellaneous offenses,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 323, entitled

An act to amend section 3856, article 8, chapter 47, entitled "Crimes and punishments,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Davis, of Taney, from Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred Senate bill No. 353, entitled

An act to prevent the employment of children in certain occupations,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read .

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 187, entitled

An act to amend an act entitled "An act to establish and maintain a uniform course of text-books to be used in all the public schools within this State, and to reduce the price therefor," approved April 4, 1891, by inserting a new section, 12a, and prescribing a penalty on dealers for selling school text-books at a price in excess of the contract price, with 10 per cent added,

Begs leave to report that it has examined the same, and recommends that it do pass, with committee amendments herewith reported and submitted :

Amendment No. 1 :

Amend Senate bill No. 187 by adding thereto the following two new sections :

Section 12b. The present Missouri School Book Commission is hereby continued in office, with power to continue present contracts until September 1, 1897, unless sooner terminated by law.

Sec. 12c. The provisions of this act shall not extend to cities of 50,000 inhabitants or over.

Amendment No. 2 :

Amend title to Senate bill No. 187 by striking out the words "a new section to be known," in line 4, and all of lines 5, 6 and 7, and by inserting in lieu thereof the words "three new sections, to be known as 12a, 12b and 12c, prescribing a penalty for selling school books in excess of ten per cent profit on the contract price, continuing the Missouri School Book Commission, and limiting the application of this act ;"

Which was read, and amendments ordered printed.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 171, entitled

An act to amend chapter 173 of the Revised Statutes of 1889, relating to witnesses, by adding a new section thereto, in lieu of section 8922,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 175, entitled

An act to amend sections 5435 and 5439, chapter 80, Revised Statutes of Missouri, 1889, entitled "Homesteads,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 285, entitled

An act to repeal sections 8628, 8629 and 8631, of the Revised Statutes of 1889, entitled "Treasury, State," and to enact three new sections in lieu thereof to be known as sections 8628, 8629 and 8631,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 366, entitled

An act to amend sections 5, 7, 9, 11, 15, 16 and 30, of article 21 of the appendix to the Revised Statutes of Missouri of 1889, relating to juries,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 279, entitled

An act to amend section 4909, chapter 63, Revised Statutes 1889, entitled "Executions,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred Senate bill No. 348, entitled

An act to require the railroad companies of Missouri to transport peddling cars containing perishable freight and vegetables, the products of the State,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Smith of Buchanan reported sick.

Senate bill No. 409, entitled

An act to amend article 2, chapter 138, Revised Statutes of 1889, by adding a new section to be known as section 7562a,

Was read first time.

Messrs. Bennett and Davison granted leave of absence.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 26, entitled

An act prohibiting the coloring yellow of any substance designed to be used as a substitute for butter, to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed as imitation butter, to regulate the manufacture, sale and keeping for sale of any substance designed to be used as a substitute for butter, and making an appropriation for carrying out the provisions of this act;

Also, House bill No. 686, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation or individual is named as trustee in deeds of trust and other conveyances;

Also, House bill No. 368, entitled

An act to amend section 3959, of article 9, of the Revised Statutes of Missouri, in relation to "Crimes and punishments,"

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

Committee substitute to House bill No. 26 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 686 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 368 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Freeman,

The House adjourned until 9 o'clock a. m., Monday, March 18, 1895.

SIXTY-SECOND DAY—MONDAY, March 18, 1895.

House met pursuant to adjournment.

Mr. Speaker in the chair.

Prayer by the Rev. Boone.

Journal of Saturday was read and approved.

Mr. Schooler offered the following resolution :

Whereas, This House on last Saturday was treated to a free ride from the rock-ribbed hills of Cole county to the broad and expanding prairies of Pettis county ; and

Whereas, The good and patriotic citizens of Sedalia and Pettis county gave us a greeting the like of which we never received before ; and

Whereas, They also gave us a banquet so royal, grand and entertaining that we forgot that we were among strangers, and felt ourselves among friends and at home ; therefore, be it

Resolved, This House send greetings and best wishes to the citizens of Sedalia and Pettis county, and that we send our heartfelt thanks for the royal reception and kind treatment of her people, and especially the members of Sedalia's Board of Trade ; and be it further

Resolved, That we wish her great-hearted and generous people higher, grander and nobler success in the future than in the past, and that this House expresses its fond hopes that the wishes of the people of Sedalia and surrounding county may receive the reward for which they have so generously and arduously labored, and to crown their noble work in behalf of the State of Missouri, may the people of this grand old commonwealth give at the November election in 1896 an overwhelming majority for the removal of the State capital from Jefferson City to Sedalia.

Which was read, and on motion of Mr. Young of Texas, was referred to Committee on Permanent Seat of Government.

Senate bill No. 334 was read second time and

Referred to Committee on Judiciary.

Senate bill No. 407, entitled

An act to amend an act providing for the amount to be retained by circuit clerks and clerks of criminal courts in certain cities and counties,

Was read first time.

Senate bill No. 409, entitled

An act to amend article 2, chapter 138, Revised Statutes of 1889, by adding a new section to be known as section 7562a,

Was read first time.

Mr. Weaver was reported sick.

Mr. Brock granted leave of absence for one day.

House bill No. 109 was taken up and passed informally.

House bills Nos. 128 and 131 were taken up and laid over informally.

House bill No. 306 was taken up, and on motion of Mr. Watson, was indefinitely postponed.

House bill No. 391 was taken up and refused third reading by the following vote on division : Ayes 22, noes 27.

House bill No. 528 was taken up.

Mr. Denny reported sick.

Mr. Gill granted indefinite leave of absence.

Messrs. Minnis, Sullinger and Weinhold were granted leave of absence for one day.

Messrs. Choate, Lane and Kline were granted leave of absence for one day, by the following vote on division : Ayes 40, noes 4.

Messrs. Burks and Bothwell were granted leave of absence until 2 o'clock p. m. today.

House bill No. 528 was read third time and was passed by the following vote :

AYES—Messrs.

Anderson,	Drum,	McIntyre,	Schooler.
Armstrong,	Dyer,	McKee,	Schumacher,
Arnett,	Edgar,	Marsh,	Short (Cole),
Atkins,	Ferguson,	Martin,	Short (Phelps).
Avery,	Freeman,	Meriwether,	Smith (Howell),
Baughner,	Fuson,	Miller,	Spencer (St. L. City),
Bittinger,	Gay,	Moore (Stone),	Steel,
Breit,	George,	Moran,	Stickney,
Buckner,	Griffiths,	Murray,	Swanger,
Calhoun,	Grubb,	Odneal,	Tartar,
Cipe,	Gurney,	Old,	Tatum,
Cherrington,	Hall,	Pettijohn,	Temme,
Chinn,	Harrison,	Phipps,	Tabbs,
Collins,	Higbee,	Rohne,	Walton,
Coppedge,	Johnston,	Ross,	Watson,
Correll,	Jones (Polk),	Russell (N. Madrid),	Waymeyer,
Davidson,	Julian,	Sailor,	Weitzel,
Davis (Taney),	Kyler,	Sartin,	Young (St. Francois)
Davis (Wayne),	LeFavor,	Sawyer,	Young (Texas),
Denslow,	McCollum,	Schoppenhorst,	Mr. Speaker—81.
Drabelle,			

NOES—Messrs.

Best,	Jones (Hickory),	Spencer (Douglas),	Spurgeon—6.
Hart,	Mahan,		

Absent—Messrs.

Banner,	Gill,	McKearly,	Pratte,
Bennett,	Gmelich,	McPherson,	Pritchett,
Bourn,	Hammond,	Melson,	Robertson,
Carroll,	Hancock,	Middleton,	Rothwell,
Cox,	Hinde,	Moore (Mississippi),	Sherrill,
Crisp,	Jenkins,	Mortimer,	Smith (Buchanan),
Daneri,	Jones (Jackson),	Mueller,	Tate,
Divison,	LeRoy,	O'Dell,	Warner,
Denny,	Lynch,	O'Reilly,	Weaver—37.
DeReign,			

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock,	Porterfield	Shaw—3.
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Title to House bill No. 528 was agreed to.

Mr. Bittinger moved that the vote by which House bill No. 528 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Swanger, the rules were suspended, and Senate bill No 53 was taken up by the following vote on division : Ayes 31, noes 17.

Mr. Short of Phelps offered the following amendment :

Amend section 3, of Senate bill No. 53, by striking out of lines 4 and 5 of section 3 the following words : "tax of two dollars for every period of six months, as provided in section 2 of this act," and insert in lieu thereof the following words : "as now provided by law ;"

Which was read and adopted.

Senate bill No. 53 was ordered to third reading by the following vote on division : Ayes 37, noes 9 ; and was read third time.

On motion of Mr. Drabelle, the vote by which Senate bill No. 53 was ordered to third reading was reconsidered by the following vote on division : Ayes 38, noes 3.

On motion of Mr. Swanger, Senate bill No. 53 was informally passed.

House concurrent resolution No. 17 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Drum,	Mahan.	Short (Cole),
Armstrong,	Dyer,	Marsh,	Short (Phelps),
Baughner,	Edgar,	Martin,	Smith (Howell),
Bittinger,	Ferguson,	Meriwether,	Spencer (Douglas),
Bourn,	Freeman,	Miller,	Spurgeon,
Breit,	Gay,	Moran,	Steel,
Buckner,	George,	Murray,	Stickney,
Calhoun,	Griffiths,	Odneal,	Swanger,
Cape,	Hancock,	Old,	Tartar,
Cherrington,	Harrison,	Pettijohn,	Tatum,
Chinn,	Hart,	Phipps,	Temme,
Collins,	Higbee,	Rohne,	Tubbs,
Coppedge,	Johnston,	Ross,	Walton,
Correll,	Julian,	Rothwell,	Watson,
Crisp,	Kyler,	Russell (N. Madrid),	Waymeyer,
Davidson,	LeFavor,	Sartin,	Wetzel,
Davis (Taney),	McCollum,	Sawyer,	Young (St. Fran.)
Davis (Wayne)	McIntyre,	Schoppenhorst,	Young (Texas),
Denslow,	McKee,	Schooler,	Mr. Speaker—79.
Drabelle,	McPherson,	Schumacher,	

NOES—Messrs.

Arnett,	Best,	Hall,	Jones (Hickory)—6
Atkins,	Fuson,		

Absent—Messrs.

Avery,	Gmelich,	McKearly,	Pritchett,
Benner,	Grubb,	Melson,	Robertson,
Bennett,	Gurney,	Middleton,	Sailor,
Carroll,	Hammond,	Moore (Mississippi),	Sherrill,
Cox,	Hinde,	Moore (Stone),	Smith (Buchanan),
Daneri,	Jenkins,	Mortimer,	Spencer (St. L. City)
Davison,	Jones (Jackson),	Mueller,	Tate,
Denny,	Jones (Polk)	O'Dell,	Warner,
DeReign,	LeRoy,	O'Reilly,	Weaver—39.
Gill,	Lynch,	Pratte,	

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House concurrent resolution No. 17 was agreed to.

Mr. Rothwell moved that the vote by which House concurrent resolution No. 17 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 529 was taken up and refused third reading by the following vote on division: Ayes 9, noes 10.

House bill No. 553 was taken up and refused third reading.

House bill No. 731 was taken up, and,

On motion of Mr. Spencer of St. Louis City, was indefinitely postponed.

Mr. Hart (by consent), from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 51, entitled

An act relating to the payment of the costs of a bond when the law requires a bond to be given,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Hart (by consent), from the Committee on Official Salaries and Fees, submitted the following report:

MR. SPEAKER: Your Committee on Official Salaries and Fees, to which was referred Senate bill No. 306, entitled

An act to amend section 5320, chapter 76, Revised Statutes of Missouri 1889, limiting costs for publication of notice of settlements of guardians and curators,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

House bill No. 666 was taken up and refused third reading.

House bill No. 681 was taken up, and on motion of Mr. Benner, was indefinitely postponed.

House bill No. 687 was taken up, and on motion of Mr. Bittinger, was indefinitely postponed.

House bill No. 705 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Drum,	LeFavor,	Sailor,
Arnett,	Dyer,	McCollum,	Sartin,
Atkins,	Edgar,	McIntyre,	Sawyer,
Avery,	Ferguson,	McKee,	Schooler,
Baughner,	Freeman,	McPherson,	Schumacher,
Benner,	Fuson,	Mahan,	Short (Cole),
Best,	George,	Marsh,	Short (Phelps),
Bittinger,	Griffiths,	Meriwether,	Smith (Howell),
Breit,	Grubb,	Müller,	Spencer (Douglas),
Calhoun,	Gurney,	Moore (Stone),	Spencer (St. L. City),
Cape,	Hall,	Moran,	Spurgeon,
Cherrington,	Hancock,	Murray,	Steel,
Chinn,	Harrison,	Odneal,	Stickney,
Collins,	Hart,	Pettijohn,	Swanger,
Coppedge,	Higbee,	Phipps,	Tartar,
Crisp,	Johnston,	Rohne,	Tatum,
Davis (Taney),	Jones (Hickory),	Ross,	Waymeyer,
Davis (Wayne),	Jones (Polk),	Rothwell,	Wetzel,
Denslow,	Julian,	Russell (N. Madrid),	Young (St. Fran.),
Drabelle,	Kyler,		

—78.

NOES—Messrs.:

Schoppenhorst, Watson,

Young (Texas)—3.

Absent—Messrs.

Armstrong,	DeReign,	Martin,	Robertson,
Bennett,	Gay,	Melson,	Sherrill,
Bourn,	Gill,	Middleton,	Smith (Buchanan),
Buckner,	Gmelich,	Moore (Mississippi),	Tate,
Carroll,	Hammond,	Mortimer,	Temme,
Correll,	Hinde,	Mueller,	Tubbs,
Cox,	Jenkins,	O'Dell,	Walton,
Daneri,	Jones (Jackson),	Old,	Warner,
Davidson,	LeRoy,	O'Reily,	Weaver,
Davison,	Lynch,	Pratte,	Mr. Speaker—43.
Denny,	McKearly,	Pritchett,	

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sallinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Mr. Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 705 was agreed to.

Mr. Best moved the vote by which House bill No. 705 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate amendments Nos. 1, 2, 3, 4, 5 and 6 to House bill No. 295 were taken up and concurred in by the following vote:

AYES—Messrs.

Anderson,	Drum,	McCollum,	Schooler,
Arnett,	Edgar,	McIntyre,	Short (Cole),
Atkins,	Ferguson,	McKee,	Short (Phelps),
Avery,	Freeman,	McPherson,	Smith (Howell),
Baughner,	Fuson,	Marsh,	Spencer (Douglas),
Benner,	Gay,	Melson,	Spencer (St. L. City)
Best,	George,	Meriwether,	Spurgeon,
Bittinger,	Griffiths,	Middleton,	Steel,
Breit,	Grubb,	Miller,	Sollinger,
Calhoun,	Gurney,	Moore (Stone),	Swanger,
Cape,	Hall,	Moran,	Tartar,
Carroll,	Hammond,	Murray,	Tatum,
Cherrington,	Hancock,	Odneal,	Temme,
Chinn,	Harrison,	Phipps,	Tubbs,
Coppedge,	Hart,	Robertson,	Watson,
Crisp,	Higbee,	Rohne,	Waymeyer,
Davidson,	Johnston,	Ross,	Weinhold,
Davis (Taney),	Jones (Hickory),	Rothwell,	Young (St. Francois)
Davis (Wayne),	Jones (Polk),	Russell (N. Madrid),	Young (Texas).
Denslow,	Kyler,	Sawyer,	Mr. Speaker—82.
Drabelle,	LeFavor,		

NOES—Messrs.

Armstrong,	Buckner—2.
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Absent—Messrs.

Bennett.	Gill,	Moore (Mississippi),	Schoppenhorst,
Bourn,	Gmelich,	Mortimer,	Schumacher,
Collins,	Hinde,	Mueller,	Sherrill,
Correll,	Jenkins,	O'Dell,	Smith (Buchanan),
Cox,	Jones (Jackson),	Old,	Stickney,
Daneri,	Julian,	Pettijohn,	Tate,
Davison,	LeRoy,	Pratte,	Walton,
Denny,	Lynch,	Pritchett,	Warner,
DeReign,	Mahan,	Sailor,	Weaver,
Dyer,	Martin,	Sartin,	Wetzel—40.

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Russell (N. Madrid),
Brock,	Kasey,	Leazenby,	Sallinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock.	Porterfield,	Shaw—3.
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Senate amendment to title to House bill No. 295 was agreed to.

Mr. Drabelle moved that the vote by which Senate amendments were concurred in be reconsidered, and the motion laid on the table;

Which was agreed to.

On motion of Mr. Bittinger,
House bill No. 656 was taken up and placed at foot of calendar.

On motion of Mr. Kyler,
House bill No. 714 was taken up and placed at foot of calendar.

House bill No. 531 was taken up and refused third reading.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

I have the honor herewith to return to the House of Representatives the following House bills, with my approval indorsed thereon :

House bill No. 259, entitled

An act providing for the holding of two terms of Cedar county circuit court at the city of El Dorado Springs, in said county, and prescribing jurisdiction thereof;

House bill No. 396, entitled

An act to repeal section 50 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and to enact a new section, to be numbered 50, in lieu thereof, providing for the times and places of holding circuit courts in the Twenty-second judicial circuit—jurisdiction, duties of clerks and sheriffs;

Which was read.

House bill No. 241 was taken up and ordered to third reading by the following vote on division: Ayes 21, noes 12, and was read third time and passed by the following vote:

A YES—Messrs.

Anderson,	Denslow,	McPherson,	Schumacher,
Armstrong,	Drabelle,	Mahan,	Short (Cole),
Arnett,	Drum,	Martin,	Short (Phelps),
Atkins,	Dyer,	Meriwether,	Smith (Howell),
Avery,	Ferguson,	Miller,	Spencer (Douglas),
Baughner,	Freeman,	Moore (Stone),	Spencer (St. L. city),
Benner,	Fuson,	Moran,	Spurgeon,
Best,	Gay,	Murray,	Stickney,
Bittinger,	George,	Odneal,	Swanger,
Breit,	Griffiths,	Pettijohn,	Tartar,
Buckner,	Grubb,	Phipps,	Tatum,
Calhoun,	Hall,	Robertson,	Temme,
Cape,	Hancock,	Rohne,	Tubbs,
Cherrington,	Hart,	Ross,	Walton,
Chinn,	Higbee,	Russell (N. Madrid),	Watson,
Collins,	Jones (Hickory),	Sailor,	Waymeyer,
Coppedge,	Jones (Polk),	Sartin,	Wetzel,
Crisp,	Kyler,	Sawyer,	Young (St. Francois),
Davidson,	McCollum,	Schoppenhorst,	Young (Texas),
Davis (Paney),	McIntyre,	Schooler,	Mr. Speaker—82.
Davis (Wayne),	McKee,		

NOES—None.

Absent—Messrs.

Bennett,	Gmelich,	Lynch,	O'Reilly,
Bourn,	Gurney,	McKearly,	Pratte,
Carroll,	Hammond,	Marsh,	Pritchett,
Correll,	Harrison,	Melson,	Rothwell,
Cox,	Hinde,	Middleton,	Sherrill,
Daneri,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Davison,	Johnston,	Mortimer,	Steel,
Denny,	Jones (Jackson),	Mueller,	Tate,
DeReign,	Julian,	O'Dell,	Warner
Edgar,	LeFavor,	Old,	Weaver—42.
Gill,	LeRoy,		

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 241 was agreed to.

Mr. Sartin moved that the vote by which House bill No. 241 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 178 was taken up for third reading and passage, and was passed by the following vote :

AYES--Messrs.

Anderson,	Edgar,	McKee,	Schoppenhorst,
Arnett,	Ferguson,	McPherson	Schumacher,
Avery,	Freeman,	Marsh,	Short (Col-),
Baughner,	Gay,	Martin,	Spencer (Douglas),
Benner,	George,	Meriwether,	Spencer (St. L. City)
Bittinger,	Griffiths,	Miller,	Spurgeon,
Bourn,	Grubb,	Moore (Stone),	Steel,
Breit,	Gurney,	Moran,	Stickney,
Calhoun,	Hall,	Murray,	Swanger,
Cape,	Hancock,	Odneal,	Tartar,
Cherrington,	Harrison,	Pettijohn,	Tatum,
Chinn,	Hart,	Phipps,	Temme,
Correll,	Higbee,	Robertson,	Tubbs,
Cox,	Johnston,	Rohne,	Walton,
Crisp,	Jones (Polk),	Ross,	Watson,
Davis (Wayne),	Kyler,	Rothwell,	Waymeyer,
Denslow,	LeFavor,	Sailor,	Wetzel,
Drabelle,	McCollum,	Sartin,	Young (St. Francois)
Drum,	McIntyre,	Sawyer,	Mr. Speaker—77.
Dyer,			

NOES—Messrs.

Atkins,	Coppedge,	Fuson,	Smith (Howell),
Best,	Davidson,	Mahan,	Young (Texas)—9.
Collins,			

Absent—Messrs.

Armstrong,	Gmelich,	Melson,	Pritchett,
Bennett,	Hammond,	Middleton,	Russell (N. Madrid),
Buckner,	Hinde,	Moore (Mississippi),	Schooler,
Carroll,	Jenkins,	Mortimer,	Sherrill,
Daneri,	Jones (Hickory),	Mueller,	Short (Phelps),
Davis (Taney),	Jones (Jackson),	Odell,	Smith (Buchanan),
Davison,	Julian,	Old,	Tate,
Denny,	Le Roy,	O'Reilly,	Warner,
DeReign,	Lynch,	Pratte,	Weaver—38.
Gill,	McKearly,		

Absent with leave—Messrs.

Rothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 178 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 178 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 707 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Denslow,	McPherson,	Schoppenhorst,
Arnett,	Drum,	Mahan,	Schooler,
Atkins,	Dyer,	Marsh,	Schumacher,
Avery,	Ferguson,	Meriwether,	Short (Cole),
Baughner,	Freeman,	Miller,	Smith (Howell),
Benner,	Fuson,	Moore (Stone),	Spencer (Douglas),
Best,	Gav,	Moran,	Spencer (St. L. City),
Bittinger,	George,	Murray,	Stickney,
Breit,	Griffiths,	Odneal,	Swanger,
Buckner,	Grubb,	O'd,	Tartar,
Calhoun,	Gurney,	Pettijohn,	Tatum,
Cape,	Harrison,	Phipps,	Temme,
Cherrington,	Hart,	Robertson,	Tubbs,
Chinn,	Higbee,	Rohne,	Watson,
Collins,	Jones (Polk),	Ross,	Waymeyer,
Coppedge,	Kyler,	Rothwell,	Wetzel,
Correll,	LeFavor,	Russell (N. Madrid),	Young (St. Francois)
Cox,	McCollum,	Sailor,	Young (Texas),
Crisp,	McKee,	Sartin,	Mr. Speaker—77.
Davis (Wayne),			

NOES—Messrs.

Davidson,	Hall,	Sawyer,	Spurgeon—4.
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Absent—Messrs.

Armstrong,	Gill,	Lynch,	Pratte,
Bennett,	Gmelich,	McIntyre,	Pritchett,
Bourn,	Hammond,	McKearly,	Scherrill,
Carroll,	Hancock,	Martin,	Short (Phelps),
Daneri,	Hinde,	Melson,	Smith (Buchanan),
Davis (Taney),	Jenkins,	Middleton,	Steel,
Davison,	Johnston,	Moore (Mississippi),	Tate,
Denny,	Jones (Hickory),	Mortimer,	Walton,
DeReign,	Jones (Jackson),	Mueller,	Warner,
Drabelie,	Julian,	O'Dell,	Weaver—43.
Edgar,	LeRoy,	O'Reilly,	

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sachse,
Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—13.
Choate,			

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Mr. Drum offered the following amendment :

Amend title to House bill No. 707 by striking out present title and substituting therefor the following: "An act to enact three new sections to the Revised Statutes of 1889, to be known as sections 6121a, 6121b, 6121c, relating to the pay of justices, constables and deputy constables;"

Which was read and adopted.

Title to House bill No. 707, as amended, was agreed to.

Mr. Drum moved that the vote by which House bill No. 707 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 783, entitled

An act to amend section 1 of an act entitled "An act to prohibit the sale or purchase, for shipment outside the county where killed, any quail, pinnated grouse or prairie chickens, and providing penalties therefor," approved March 30, 1893, by adding thereto the words "deer or turkey ;"

Also, House bill No. 515, entitled

An act to enable four or more public school districts to consolidate and form a public central high school district, defining the qualifications of teacher and of the students for admission, and providing for the government of said school ;

Also, House bill No. 740, entitled

An act relating to free public libraries in cities containing over 300,000 inhabitants, appointment of directors, their term of office, vacancies, powers and reports, and granting powers to such cities to pass ordinances and impose penalties for the protection of the property of such libraries ;

Amendment No. 1 was adopted ;

The emergency clause was adopted ;

Also, House bill No. 828, entitled

An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks ;

Also, House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54 of an act entitled 'an act to redistrict the State into judicial circuits, and fix the terms of court therein,' approved April 7, 1892, and to enact a new section in lieu thereof," approved March 31, 1893, and to enact a new section in lieu thereof ;

Also, House bill No. 403, entitled

An act to repeal sections 1725 and 1726, article 7, chapter 30 of the Revised Statutes of the State of Missouri, relating to city parks, and to enact a new section in lieu thereof.

Substitute for House bill No. 25 was taken up and refused third reading by the following vote on division : Ayes 5, noes 18.

Mr. Schumacher, from the, Committee on Municipal Corporations, submitted the following report :

MR. SPEAKER : Your Committee on Municipal Corporations, to which was referred Senate bill No. 342, entitled

An act relating to police commissioners and the employment and government of the police force, and for the relief and compensation of members of the police force injured in person or property while in the discharge of their duty, and for the relief of families of officers and men while in the discharge of police duty, in cities which now or hereafter have more than 100,000 and less than 300,000 population, when organized under general law or special charter, or under the provisions of section 16 of article 9 of the constitution,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Senate bill No. 405 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 105 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 127 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 89 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 2 of the Constitution.

Senate bill No. 324 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 253 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 360 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 126 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 367 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 38 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 237 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 201 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. Grubb,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order.
The Speaker in the chair.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 634, entitled

An act entitled "An act to amend section 5517 of chapter 86 of the Revised Statutes of Missouri, 1889, entitled 'Insane persons;'"

Also, House bill No. 323, entitled

An act entitled an act to establish a court of criminal correction in all counties in this State having a population of 60,000 inhabitants and not over 100,000 inhabitants, in which there now is or hereafter may be established a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established;

Also, committee substitute for House bill No. 192, entitled

An act to repeal "An act to repeal section 2842 of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

House bill No. 634 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 192 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 323 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 549 was taken up, and on motion of Mr. Gay, was indefinitely postponed.

House bill No. 472 was taken up and was refused third reading by the following vote—Messrs. Julian and Cape demanding the ayes and noes:

AYES—Messrs.

Arnett,	Fuson,	McIntyre,	Sartin,
Avery,	George,	McKee,	Short (Cole),
Buckner,	Grubb,	Marsh,	Spurgeon,
Cape,	Hall,	Miller,	Steel,
Chinn,	Johnston,	Old,	Walton,
Drum,	Julian,	Phipps,	Warner,
Ferguson,	LeFavor,	Pritchett,	Young (Texas)—31.
Freeman,	McCollum,	Ross,	

NOES—Messrs.

Anderson,	Dyer,	Mahan,	Schoppenhorst,
Atkins,	Edgar,	Meriwether,	Schumacher,
Benner,	Gay,	Moore (Mississippi),	Short (Phelps),
Best,	Gmelich,	Moore (Stone),	Smith (Howell),
Bittinger,	Griffiths,	Moran,	Spencer (Douglas),
Breit,	Gurney,	Murray,	Spencer (St. L. City),
Calhoun,	Harrison,	Odneal,	Stickney,
Cherrington,	Hart,	Pettijohn,	Swanger,
Choate,	Higbee,	Robertson,	Tartar,
Collins,	Jones (Hickory),	Rohne,	Tatum,
Coppedge,	Jones (Polk),	Russell (N. Madrid),	Temme,
Davis (Taney),	Kyler,	Sachse,	Watson,
Davis (Wayne),	Lynch,	Sailor,	Waymeyer,
Denslow,	McPherson,	Sawyer,	Young (St. Francois)
Drabelle,			—57.

Absent—Messrs.

Armstrong,	Davison,	McKearly,	Rothwell,
Baughner,	Denny,	Martin,	Schooler,
Bennett,	DeReign,	Melson,	Sherrill,
Bourn,	Gill,	Middleton,	Smith (Buchanan),
Carroll,	Hammond,	Mortimer,	Tate,
Correll,	Hancock,	Mueller,	Tubbs,
Cox,	Hinde,	O'Dell,	Weaver,
Crisp,	Jenkins,	O'Reilly,	Wetzel,
Daneri,	Jones (Jackson),	Pratte,	Mr. Speaker—38.
Davidson,	LeRoy,		

Absent with leave—Messrs.

Bothwell,	DeFord,	Lane,	Sullinger,
Brock,	Kasey,	Leazenby,	Weinhold—11.
Burks,	Kline,	Minnis,	

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3
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Mr. Tate was granted leave of absence.

House bill No. 592 was taken up, and on motion of Mr. Short of Phelps, was indefinitely postponed.

House bill No. 350 was taken up, and on motion of Mr. Higbee, was passed informally.

House bill No. 722 was taken up, and on motion of Mr. Avery, was indefinitely postponed.

House bill No. 45 was taken up and refused third reading.

House bill No. 715 was taken up.

Mr. Spencer of St. Louis City was called to the chair.

House bill No. 715 was ordered to third reading by the following vote on division: Ayes 21, noes 0.

House bill No. 715 read third time and was passed by the following vote:

AYES—Messrs.

Arnett,	Collins,	Gay,	Johnston.
Atkins,	Coppedge,	George,	Jones (Hickory),
Avery,	Correll,	Gmelich,	Jones (Polk),
Benner,	Davis (Taney),	Griffiths,	Kyler,
Bittinger,	Davis (Wayne),	Grubb,	Lane,
Breit,	Denslow,	Gurney,	LeFavor,
Buckner,	Drum,	Hall,	Lynech,
Calhoun,	Dyer,	Harrison,	McCollum,
Cape,	Edgar,	Hart,	McIntyre,
Cherrington,	Ferguson,	Higbee,	McKee,
Chinn,	Freeman,	Hinde,	McPherson,
Choate,	Fuson,	Jenkins,	Mahan,

Marsh,	O'Reilly,	Schoppenhorst,	Steel,
Meriwether,	Phipps,	Schumacher,	Stickney,
Miller,	Rohne,	Short (Cole),	Temme,
Moore (Mississippi),	Ross,	Short (Phelps),	Walton,
Moore (Stone),	Sachse,	Smith (Howell),	Warner,
Moran,	Sailor,	Spencer (Douglas),	Watson,
Murray,	Sartin,	Spencer (St. L. City),	Waymeyer,
Odneal,	Sawyer,	Spurgeon,	Young (Texas)—81.
Old,			

NOES—None.

Absent—Messrs.

Anderson,	Denny,	Middleton,	Sherrill,
Armstrong,	DeReign,	Mortimer,	Smith (Buchanan),
Baughner,	Drabelle,	Mueller,	Swanger,
Bennett,	Gill,	O'Dell,	Tartar,
Best,	Hammond,	Pettijohn,	Tate,
Bourn,	Hancock,	Pratte,	Tatum,
Carroll,	Jones (Jackson),	Pritchett,	Tubbs,
Cox,	Julian,	Robertson,	Weaver,
Crisp,	LeRoy,	Rothwell,	Wetzel,
Daneri,	McKearly,	Russell (N. Madrid),	Young (St. Francois)
Davidson,	Martin,	Schooler,	Mr. Speaker—46.
Davison,	Melson,		

Absent with leave—Messrs.

Bothwell,	DeFord,	Leazenby,	Sullinger,
Brock,	Kasey,	Minnis,	Weinhold—10.
Burks,	Kline,		

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 715 was agreed to.

Mr. Denslow moved that the vote by which House bill No. 715 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 758 was taken up and laid over informally.

House bill No. 700 was taken up for third reading and passage, and failed to pass by the following vote :

A YEAS—Messrs.

Arnett,	Freeman,	McIntyre,	Rohne,
Avery,	Fuson,	McKee,	Ross,
Baughner,	Gay,	McPherson,	Sachse,
Benner,	George,	Mahan,	Sawyer,
Best,	Gmelich,	Martin,	Schoppenhorst,
Bittinger,	Grubb,	Meriwether,	Schumacher,
Breit,	Hall,	Miller,	Short (Cole),
Cape,	Hancock,	Moore (Mississippi),	Short (Phelps),
Chinn,	Harrison,	Moran,	Spencer (Douglas),
Choate,	Jenkins,	Murray,	Spencer (St. L. city),
Collins,	Johnston,	Odneal,	Stickney,
Coppedge,	Jones (Hickory),	Old,	Tatum,
Correll,	Julian,	O'Reilly,	Temme,
Crisp,	Kyler,	Pettijohn,	Walton,
Davis (Taney),	Lane,	Phipps,	Waymeyer,
Drabelle,	McCollum,	Robertson,	Young (St. Fran.)
Dyer,			—65.

NOES—Messrs.

Atkins,	Gurney,	Moore (Stone),	Swanger,
Calhoun,	Hart,	Sartin,	Tartar,
Cherrington,	Higbee,	Smith (Howell),	Warner,
Denslow,	Jones (Polk),	Spurgeon,	Watson,
Griffiths,	Marsh,	Steel,	Wetzel—20.

Absent—Messrs.

Anderson,	Davison,	LeRoy,	Russell (N. Madrid),
Armstrong,	Denny,	Lynch,	Sailor,
Bennett,	DeReign,	McKearly,	Schooler,
Bothwell,	Drum,	Melson,	Sherrill,
Bourn,	Edgar,	Middleton,	Smith (Buchanan),
Buckner,	Ferguson,	Mortimer,	Tate,
Carroll,	Gill,	Mueller,	Tubbs,
Cox,	Hammond,	O'Dell,	Weaver,
Daneri,	Hinde,	Pratte,	Young (Texas),
Davidson,	Jones (Jackson),	Pritchett,	Mr. Speaker—43.
Davis (Wayne),	LeFavor,	Rothwell,	

Absent with leave—Messrs.

Brock,	Kasey,	Leazenby,	Sullinger,
Burks,	Kline,	Minnis,	Weinhold—9.
DeFord,			

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Mr. Speaker resumed the chair.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896,

With Senate amendments Nos. 1, 2, 3, 4, 5 and 6 agreed to:

The emergency clause was adopted;

Also, House amendment No. 1 to Senate bill No. 23 was taken up and agreed to, and bill passed, as amended;

Also, House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896;

Senate amendments Nos. 1, 2, 3, 4, 5 and 6 agreed to;

The emergency clause was adopted.

House bill No. 660 was taken up and refused third reading.

Committee substitute for House bill No. 261 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Davis (Taney),	Hammond,	Martin,
Atkins,	Davis (Wayne),	Hancock,	Meriwether,
Avery,	Denslow,	Harrison,	Moore (Stone),
Baughner,	Drabelle,	Hart,	Moran,
Benner,	Drum,	Higbee,	Murray,
Best,	Dyer,	Hinde,	Odneal,
Bittinger,	Edgar,	Johnston,	Old,
Bothwell,	Ferguson,	Jones (Jackson),	O'Reilly,
Buckner,	Freeman,	Jones (Polk),	Pettijohn,
Calhoun,	Fuson,	Kyler,	Phipps,
Cape,	Gay,	Laue,	Robertson,
Cherrington,	George,	Leazenby,	Rohne,
Chinn,	Gmelich,	LeFavor,	Ross,
Collins,	Griffiths,	McCollum,	Russell (N. Madrid),
Coppedge,	Grubb,	McKee,	Sachse,
Correll,	Gurney,	McPherson,	Sailor,
Crisp,	Hall,	Marsh,	Sartin,

Sawyer,
Schoppenhorst,
Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),

Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Tartar,
Tatum,
Temme,
Tubbs,
Warner,
Watson,

Waymeyer,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—89.

NOES—None.

Absent—Messrs.

Anderson,
Armstrong,
Bennett,
Bourn,
Breit,
Carroll,
Choate,
Cox,
Daneri,
Davidson,

Davison,
Denny,
DeReign,
Gill,
Jenkins,
Jones (Hickory),
Julian,
LeRoy,
Lynch,
McIntyre,

McKearly,
Mahan,
Melson,
Middleton,
Miller,
Moore (Miss.),
Mortimer,
Mueller,
O'Dell,
Pratte,

Pritchett,
Rothwell,
Schooler,
Schumacher,
Sherrill,
Smith (Buchanan),
Swanger,
Tate,
Walton,
Weaver—40.

Absent with leave—Messrs.

Brook,
Burks,

DeFord,
Kasey,

Kline,
Minnis,

Sullinger,
Weinhold—8.

Sick—Messrs.

Pollock,

Porterfield,

Shaw—3.

Title to substitute for House bill No. 261 was agreed to.

Mr. Drum moved that the vote by which substitute for House bill No. 261 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Committee on Claims was granted leave to sit during the session of the House.

House bill No. 418 was taken up, and at request of Mr. Gmelich, was passed informally.

House bill No. 186 was taken up, and, on motion of Mr. Young of St. Francois, was indefinitely postponed.

House bill No. 778 was taken up, and, on motion of Mr. Short of Phelps, was indefinitely postponed.

House bill No. 640 was taken up, and, on motion of Mr. Wetzel, was indefinitely postponed.

House bill No. 684 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,
Baughner,
Benner,
Bittinger,
Breit,
Burks,
Calhoun,
Cape,
Carroll,
Chinn,
Choate,
Coppedge,
Crisp,
Davidson,
Davis (Taney),
Davis (Wayne),
Denslow,
Drabelle,
Drum,
Edgar,

Ferguson,
Fuson,
George,
Griffiths,
Grubb,
Gurney,
Hall,
Hancock,
Harrison,
Hart,
Higbee,
Jenkins,
Johnston,
Kyler,
Lane,
Leazenby,
LeFavor,
McCollum,
McIntyre,
McKee,

McPaerson,
Marsh,
Martin,
Miller,
Moore (Stone),
Moran,
Murray,
Odneal,
Old,
O'Reilly,
Pettijohn,
Phipps,
Pritchett,
Rohne,
Ross,
Russell (N. Madrid),
Sailor,
Sartin,
Sawyer,
Schoppenhorst,

Short (Cole),
Short (Phelps),
Smith (Howell),
Spencer (Douglas),
Spencer (St. L. City),
Spurgeon,
Steel,
Stickney,
Tartar,
Tatum,
Temme,
Tubbs,
Warner,
Watson,
Waymeyer,
Wetzel,
Young (St. Fran.),
Young (Texas),
Mr. Speaker—79.

NOES—Messrs.

Cherrington, Dyer—2.

Absent—Messrs.

Anderson,	Daneri,	Julian,	Pratte,
Armstrong,	Davison,	LeRoy,	Robertson,
Atkins,	Denny,	Lynch,	Rothwell,
Avery,	DeReign,	McKearly,	Sachse,
Bennett,	Freeman,	Mahan,	Schooler,
Best,	Gay,	Melson,	Schumacher,
Bothwell,	Gill,	Meriwether,	Sherrill,
Bourn,	Gmelich,	Middleton,	Smith (Buchanan),
Brock,	Hammond,	Moore (Miss.),	Swanger,
Buckner,	Hinde,	Mortimer,	Tate,
Collins,	Jones (Hickory),	Mueller,	Walton,
Correll,	Jones (Jackson),	O'Dell,	Weaver—50.
Cox,	Jones (Polk),		

Absent with leave—Messrs.

DeFord,	Kline,	Sullinger,	Weinhold—6.
Kasey,	Minnis,		

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 684 was agreed to.

Mr. Wetzel moved that the vote by which House bill No. 684 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Young of St. Francois, the vote by which House bill No. 660 was refused third reading was reconsidered.

House bill No. 660 was taken up third for reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Davis (Taney),	Leazenby,	Russell (N. Madrid),
Arnett,	Denslow,	LeFavor,	Sartin,
Avery,	Drabelle,	Lynch,	Sawyer,
Baughner,	Drum,	McCollum,	Schoppenhorst,
Benner,	Dyer,	McKee,	Schumacher,
Bittinger,	Ferguson,	McPherson,	Short (Cole),
Bourne,	Freeman,	Marsh,	Short (Pneips),
Breit,	Griffiths,	Martin,	Spencer (St. L. City),
Calhoun,	Grubb,	Meriwether,	Spurgeon,
Cape,	Hall,	Miller,	Steel,
Carroll,	Hancock,	Moore (Miss.),	Stickney,
Cherrington,	Harrison,	Moore (Stone),	Tartar,
Chinn,	Hart,	Moran,	Tubbs,
Choate,	Higbee,	Murray,	Walton,
Collins,	Jenkins,	Odneal,	Warner,
Coppedge,	Johnston,	Old,	Watson,
Correll,	Jones (Hickory),	O'Reilly,	Wasmeyer,
Cox,	Jones (Polk),	Pettijohn,	Wetzel,
Crisp,	Kyler,	Robertson,	Young (St. Fran.),
Davidson,	Lane,	Ross,	Young (Texas)—80.

NOES—Messrs.

Fuson,	McIntyre,	Smith (Howell),	Mr. Speaker—7.
George,	Pritchett,	Temme,	

Absent—Messrs.

Armstrong,	DeReign,	McKearly,	Sachse,
Atkins,	Edgar,	Mahan,	Sailor,
Bennett,	Gay,	Melson,	Schooler,
Best,	Gill,	Middleton,	Sherrill,
Bothwell,	Gmelich,	Mortimer,	Smith (Buchanan),
Brock,	Gurney,	Mueller,	Spencer (Douglas),
Buckner,	Hammond,	O'Dell,	Swanger,
Daneri,	Hinde,	Paipps,	Tate,
Davis (Wayne),	Jones (Jackson),	Pratte,	Tatum,
Davison,	Julian,	Rohne,	Weaver—43.
Denny,	LeRoy,	Rothwell,	

Absent with leave—Messrs.

Burks,	Kasey,	Minnis,	Weinhold—7.
DeFord,	Kline,	Sullinger,	
Sick—Messrs.			

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 660 was agreed to.

Mr. Young of St. Francois moved that the vote by which House bill No. 660 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 683 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Ferguson,	McCollum,	Sartin,
Avery,	Fuson,	McIntyre,	Schoppenhorst,
Baughner,	George,	McPherson,	Schooler,
Bittinger,	Gmelich,	Mahan,	Schumacher,
Bourn,	Griffiths,	Martin,	Short (Cole),
Breit,	Grubb,	Meriwether,	Short (Phelps),
Buckner,	Hall,	Miller,	Smith (Howell),
Calhoun,	Hancock,	Moore (Mississippi),	Spencer (Douglas),
Cape,	Harrison,	Moore (Stone),	Spencer (St. L. City)
Cherrington,	Higbee,	Moran,	Spurgeon,
Chino,	Hinde,	Murray,	Steel,
Collins,	Jenkins,	Odneal,	Stickney,
Coppedge,	Johnston,	O'Reilly,	Swanger,
Correll,	Jones (Hickory),	Pettijohn,	Tartar,
Crisp,	Jones (Jackson),	Phipps,	Temme,
Davis (Taney),	Jones (Polk),	Pritchett,	Warner,
Denslow,	Julian,	Robertson,	Watson,
Drabelle,	Kyler,	Rohne,	Waymeyer,
Drum,	Lane,	Ross,	Wetzel,
Dyer,	Leazenby,	Russell (N. Madrid),	Young (Texas)—83.
Edgar,	Lynch,	Sachse,	

NOES—Messrs.

Davidson,	Hart,	Marsh,	Mr. Speaker—4.
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Absent—Messrs.

Anderson,	Cox,	LeFavor,	Rothwell,
Armstrong,	Daneri,	LeRoy,	Sailor,
Atkins,	Davis (Wayne),	McKearly,	Sawyer,
Benner,	Davison,	McKee,	Sherrill,
Bennett,	Denny,	Melson,	Smith (Buchanan),
Best,	DeReign,	Middleton,	Tate,
Bothwell,	Freeman,	Mortimer,	Tatum,
Brock,	Gay,	Mueller,	Tubbs,
Burks,	Gill,	O'Dell,	Walton,
Carroll,	Gurney,	Old,	Weaver, —44.
Choate,	Hammond,	Pratt,	Young (St. Fran.),

Absent with leave—Messrs.

DeFord,	Kline,	Sullinger,	Weinhold—6.
Kasey,	Minnis,		

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3
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The title to House bill No. 683 was agreed to.

Mr. Hall moved that the vote by which House bill No. 683 passed be reconsidered, and motion be laid on the table;

Which was agreed to.

House bill No. 542 was taken up, and, on motion of Mr. Short of Phelps, was laid over informally.

House bill No. 762 was taken up and refused third reading by the following vote on division: Ayes 11, noes 17.

House bill No. 324 was taken up and refused third reading.

House bill No. 771 was taken up, and, on motion of Mr. Wetzel, was indefinitely postponed.

House bill No. 407 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Arnett,	Gmelich,	Mahan,	Schumacher,
Baughner,	Griffiths,	Martin,	Short (Paele).
Benner,	Grubb,	Meriwether,	Smith (Howell).
Bittinger,	Gurney,	Miller,	Spencer (Douglas).
Bothwell,	Hall,	Moore (Miss.),	Spencer (St. L. City),
Breit,	Hancock,	Moore (Stone),	Steel,
Calhoun,	Hart,	Murray,	Stickney,
Cape,	Higbee,	Odneal,	Tartar,
Cherrington,	Jenkins,	Pettijohn,	Tatum,
Coppedge,	Johnston,	Pritchett,	Temme,
Correll,	Jones (Hickory),	Robertson,	Tubbs,
Crisp,	Jones (Polk),	Rohne,	Warner,
Davis (Taney),	Lane,	Ross,	Watson,
Denslow,	Leazenby,	Russell (N. Madrid),	Waymeyer,
Drabelle,	LeFavor,	Sachse,	Wetzel,
Edgar,	McCollum,	Sartin,	Young (St. Francois)
Ferguson,	McIntyre,	Sawyer,	Young (Texas).
Fuson,	McKee,	Schoppenhorst,	Mr. Speaker—75.
George,	McPherson,	Schooler,	

NO—Mr. Bourn—1.

Absent—Messrs.

Anderson,	Daneri,	Jones (Jackson),	O'Reilly,
Armstrong,	Davidson,	Julian,	Phipps,
Atkins,	Davis (Wayne),	Kyler,	Pratte,
Avery,	Davison,	LeRoy,	Rothwell,
Bennett,	Denny,	Lynd,	Sailor,
Best,	DeReign,	McKearly,	Sherrill,
Brock,	Drum,	Marsh,	Short (Cole),
Buckner,	Dyer,	Melson,	Smith (Buchanan),
Burks,	Freeman,	Middleton,	Spurgeon,
Carroll,	Gay,	Moran,	Swanger,
Chinn,	Gill,	Mortimer,	Tate,
Choate,	Hammond,	Mueller,	Walton,
Collins,	Harrison,	O'Dell,	Weaver—55.
Cox,	Hinde,	Old,	

Absent with leave—Messrs.

DeFord,	Kline,	Sullinger,	Weinhold—3.
Kasey,	Minnis,		

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 407 was agreed to.

Mr. Arnett moved that the vote by which House bill No. 407 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 581 was taken up and refused third reading.

House bill No. 378 was taken up, and on motion of Mr. Bittinger, was indefinitely postponed.

House bill No. 738 was taken up and refused third reading.

House bill No. 669 was taken up, and on motion of Mr. Sartin, was indefinitely postponed by the following vote on division: Ayes 28, noes 18.

House bill No. 371 was taken up, and on motion of Mr. Sartin, was indefinitely postponed.

House bill No. 621 was taken up, and ordered to third reading by the following vote on division: Ayes 33, noes 19; read third time and failed to pass by the following vote:

AYES—Messrs.

Anderson,	Edgar,	LeFavor,	Ross,
Avery,	Ferguson,	Lynch,	Russell (N. Madrid),
Benner,	Gmelich,	McCollum,	Sachse,
Bittinger,	Grubb,	McIntyre,	Sawyer,
Breit,	Gurney,	McKee,	Schooler,
Buckner,	Hall,	Martin,	Short (Cole),
Cape,	Hammond,	Meriwether,	Spencer (St. L. City),
Cherrington,	Hancock,	Moore (Mississippi),	Tartar,
Chinn,	Higbee,	Moran,	Tatum,
Collins,	Jenkins,	Mueller,	Tubbs,
Coppedge,	Johnston,	Old,	Watson,
Correll,	Jones (Jackson),	O'Reilly,	Wetzel,
Davidson,	Jones (Polk),	Pritchett,	Young (St. Fran.),
Denslow,	Julian,	Robertson,	Mr. Speaker—58.
Drabelle,	Kyler,		

NOES—Messrs.

Arnett,	George,	Odneal,	Spencer (Douglas),
Atkins,	Griffiths,	Pettijohn,	Spurgeon,
Baughner,	Hart,	Phipps,	Steel,
Best,	Jones (Hickory),	Rohne,	Temme,
Calhoun,	Leazenby,	Sartin,	Walton,
Davis (Taney),	Mahan,	Schoppenhorst,	Warner,
Davis (Wayne),	Miller,	Schumacher,	Waymeyer,
Dyer,	Moore (Stone),	Smith (Howell),	Young (Texas)—34.
Fuson,	Murray,		

Absent—Messrs.

Armstrong,	Denny,	LeRoy,	Rothwell,
Bennett,	DeReign,	McKearly,	Sailor,
Bothwell,	Drum,	McPherson,	Sherrill,
Bourn,	Freeman,	Marsh,	Short (Phelps),
Carroll,	Gay,	Melson,	Smith (Buchanan),
Choate,	Gill,	Middleton,	Stickney,
Cox,	Harrison,	Mortimer,	Tartar,
Crisp,	Hinde,	O'Dell,	Tate,
Daneri,	Lane,	Pratte,	Weaver—37.
Davison,			

Absent with leave---Messrs.

Brock,	DeFord,	Kline,	Sullinger,
Burks,	Kasey,	Minnis,	Weinhold—8.

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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House bill No. 502 was taken up and refused third reading by the following vote on division: Ayes 23, noes 29.

Senate bill No. 164 ordered re-referred to Committee on Manufactures by request of Mr. Walton.

House bill No. 763 was taken up and indefinitely postponed.

House bill No. 105 was taken up, and, on motion of Mr. Warner was indefinitely postponed.

House bill No. 780 was taken up and refused third reading.

House bill No. 764 was taken up, and, on motion of Mr. Spencer of St. Louis City, was indefinitely postponed.

Senate bill No. 274 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the constitution.

House bill No. 609 was taken up and refused third reading.

House bill No. 793 was taken up and ordered to third reading by the following vote on division: Ayes 27, noes 6; then read third time and failed to pass by the following vote:

AYES—Messrs.

Arnett,	Dyer.	McCollum,	Schumacher,
Avery,	Edgar,	McKee,	Short (Cole),
Baughner,	Freeman,	Miller,	Short (Phelps),
Best,	Gay,	Moore (Stone),	Spencer (St L. City),
Bittinger,	Gmelich,	Moran,	Spurgeon,
Breit,	Griffith,	Murray,	Steel,
Calhoun,	Grubb,	Odneal,	Stickney,
Cape,	Gurney,	Old,	Swanger,
Cherrington,	Hall,	O'Reilly,	Tartar,
Collins,	Harrison,	Phipps,	Tatum,
Coppedge,	Hart,	Robertson,	Temme,
Correll,	Higbee,	Sachse,	Tabbs,
Cox,	Johnston,	Sailor,	Walton,
Davis (Taney),	Jones (Hickory),	Sartin,	Waymeyer
Denslow.	Jones (Jackson),	Schoppenhorst,	Wetzel—62.
Drum,	Kyler,		

NOES—Messrs.

Atkins,	Sawyer,	Smith (Howell),	Mr. Speaker—7.
Leazenby,	Schooler,	Young (Texas),	

Absent—Messrs.

Anderson,	Denny,	LeRoy,	Pettijohn,
Armstrong,	DeReign,	Lynch,	Pratte,
Benner,	Drabelle,	McIntyre,	Pritchett,
Bennett,	Ferguson,	McKearly,	Rohne,
Bothwell,	Fuson,	McPherson,	Ross,
Bourn,	George,	Mahan,	Rothwell,
Buckner,	Gill,	Marsh,	Russell (N. Madrid),
Carroll,	Hammond,	Martin,	Sherrill,
Chinn,	Hancock,	Melson,	Smith (Buchanan),
Choate,	Hinde,	Meriwether,	Spencer (Douglas),
Crisp,	Jenkins,	Middleton,	Tate,
Daneri,	Jones (Polk),	Moore (Mississippi),	Warner,
Davidson,	Julian,	Mortimer,	Watson,
Davis (Wayne),	Lane,	Mueller,	Weaver, —60.
Davison,	LeFavor,	O'Dell,	Young (St Francois)

Absent with leave—Messrs.

Brock,	DeFord,	Kline,	Sullinger,
Burks,	Kasey,	Minnis,	Weinhold—8.

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title of bill agreed to.

House bill No. 544 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Baughner,	Bothwell,	Collins,
Arnett,	Benner,	Buckner,	Coppedge,
Atkins,	Best,	Cape,	Correll,
Avery,	Bittinger,	Cherrington,	Cox,

Davidson,	Hinde,	Miller,	Smith (Howell),
Davis (Taney),	Jenkins,	Moore (Stone),	Spencer (Douglas),
Davis (Wayne),	Johnston,	Moran,	Spencer (St. L. City)
Denslow,	Jones (Hickory),	Mueller,	Spurgeon,
Drum,	Jones (Jackson),	Murray,	Steel,
Dyer,	Jones (Polk),	Odneal,	Stickney,
Edgar,	Julian,	Old,	Swanger,
Ferguson,	Kyler,	O'Reilly,	Tartar,
Fuson,	Leszenby,	Pettijohn,	Tatum,
Gay,	LeFavor,	Phipps,	Temme,
George,	Lynch,	Pritchett,	Tubbs,
Gmelich,	McCollum,	Robertson,	Walton,
Griffiths,	McIntyre,	Rohne,	Warner,
Grubb,	McKee,	Sachse,	Watson,
Hall,	McPherson,	Sailor,	Waymeyer,
Hammond,	Mahan,	Sartin,	Wetzel,
Hancock,	Marsh,	Sawyer,	Young (St. Fran.),
Harrison,	Martin,	Schoppenhorst,	Young (Texas),
Hart,	Meriwether,	Short (Phelps),	Mr. Speaker—93.
Higbee,			

NOES—Messrs.

Calhoun, Gurney—2.

Absent—Messrs.

Armstrong,	Denny,	Melson,	Russell (N. Madrid),
Bennett,	DeReign,	Middleton,	Schooler,
Bourn,	Drabelle,	Moore (Mississippi),	Schumacher,
Breit,	Freeman,	Mortimer,	Sherrill,
Carroll,	Gill,	O'Dell,	Short (Cole),
Choate,	Lane,	Pratte,	Smith (Buchanan),
Crisp,	LeRoy,	Ross,	Tate,
Daneri,	McKearly,	Rothwell,	Weaver—34.
Davison,			

Absent with leave—Messrs.

Brock,	DeFord,	Kline,	Sullinger,
Burks,	Kasey,	Minnis,	Weinhold—8.

Sick—Messrs.

Pollock, Porterfield, Shaw—3.

Title to House bill No. 544 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 544 passed be reconsidered, and the motion belaid on the table ;
Which was agreed to.

House bill No. 796 was taken up, and, on motion of Mr. Spencer of St. Louis City, was indefinitely postponed.

House bill No. 318 was taken up and refused third reading.

House bill No. 799 was taken up and indefinitely postponed.

House bill No. 809 was taken up and refused third reading.

House bill No. 175 was taken up and refused third reading.

House bill No. 510 was taken up and refused third reading.

House bill No. 688 was taken up and refused third reading.

House bill No. 654 was taken up and refused third reading.

Mr. Arnett moved that all House bills on the calendar be postponed indefinitely ;

Which was not agreed to.

House bill No. 756 was called up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Freeman,	McCollum,	Sailor,
Arnett,	Fuson,	McIntyre,	Sartin,
Atkins,	Gay,	McKee,	Schoppenhorst,
Avery,	George,	McPherson,	Schumacher,
Baughner,	Gmelich,	Mahan,	Short (Phelps),
Best,	Grubb,	Marsh,	Smith (Howell),
Bittinger,	Gurney,	Martin,	Spencer (Douglas),
Bothwell,	Hall,	Meriwether,	Spencer (St. L. City),
Breit,	Hammond,	Miller,	Spurgeon,
Buckner,	Hancock,	Moore (Stone),	Swanger,
Calhoun,	Harrison,	Moran,	Tartar,
Cape,	Hart,	Mueller,	Tatum,
Cherrington,	Higbee,	Murray,	Temme,
Collins,	Hinde,	Odneal,	Tabbs,
Coppedge,	Jenkins,	Old,	Warner,
Correll,	Jones (Hickory),	O'Reilly,	Watson,
Davis (Wayne),	Jones (Jackson),	Phipps,	Waymeyer,
Denslow,	Jones (Polk),	Pritchett,	Wetzel,
Drum,	Julian,	Rohne,	Young (St. Fran.),
Dyer,	Kyler,	Russell (N. Madrid),	Young (Texas),
Edgar,	Leazenby,	Sachse,	Mr. Speaker—86.
Ferguson,	LeFavor,		

NOES—None.

Absent—Messrs.

Armstrong,	Davis (Taney),	McKearly,	Sawyer,
Benner,	Davison,	Melson,	Schooler,
Bennett,	Denny,	Middleton,	Sherrill,
Bourn,	DeReign,	Moore (Mississippi),	Short (Cole),
Carroll,	Drabelle,	Mortimer,	Smith (Buchanan),
Chinn,	Gill,	O'Dell,	Steel,
Choate,	Griffiths,	Pettijohn,	Stickney,
Cox,	Johnston,	Pratte,	Tate,
Crisp,	Lane,	Robertson,	Walton,
Daneri,	LeRoy,	Ross,	Weaver—43.
Davidson,	Lynch,	Rothwell,	

Absent with leave—Messrs.

Brock,	DeFord,	Kline,	Sullinger,
Burks,	Kasey,	Minnis,	Weinhold—8.

Sick—Messrs.

Pollock,	Porterfield,	Shaw—3.
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Title to House bill No. 756 was agreed to.

Mr. Bittinger moved that the vote by which House bill No. 756 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 397 was taken up and ordered to third reading by the following vote on division : Ayes 35, noes 11. The bill was read third time and failed to pass by the following vote :

AYES—Messrs.

Best,	Hall,	Miller,	Schumacher,
Bittinger,	Hammond,	Moran,	Short (Cole),
Bothwell,	Hancock,	Mueller,	Short (Phelps),
Breit,	Harrison,	Murray,	Spencer (Douglas),
Correll,	Hart,	Odneal,	Spencer (St. L. City),
Crisp,	Higbee,	Old,	Steel,
Davis (Wayne),	Hinde,	O'Reilly,	Stickney,
Drabelle,	Jenkins,	Phipps,	Swanger,
Drum,	Jones (Jackson),	Porterfield,	Tartar,
Dyer,	Jones (Polk),	Pritchett,	Tatum,
Edgar,	Julian,	Robertson,	Temme,
Ferguson,	LeFavor,	Rohne,	Walton,
Freeman,	Lynch,	Sachse,	Watson,
Gay,	McCollum,	Sailor,	Waymeyer,
Gmelich,	McPherson,	Sartin,	Wetzel,
Griffiths,	Marsh,	Sawyer,	Mr. Speaker—67.
Grubb,	Martin,	Schoppenhorst,	

NOES—Messrs.

Arnett,	Collins,	Lane,	Moore (Stone),
Atkins,	Davidson,	Leazenby,	Smith (Howell),
Buckner,	Denslow,	McIntyre,	Spurgeon,
Calhoun,	Fuson,	McKee,	Stubbs,
Cape,	George,	Mahan,	Young (Texas)—23.
Chinn,	Jones (Hickory),	Meriwether,	

Absent—Messrs.

Anderson,	Coppedge,	Kyler,	Ross,
Armstrong,	Cox,	LeRoy,	Rothwell,
Avery,	Daneri,	McKearly,	Russell (N. Madrid),
Baughner,	Davis (Taney),	Melson,	Schooler,
Benner,	Davison,	Middleton,	Sherrill,
Bennett,	Denny,	Moore (Mississippi),	Smith (Buchanan),
Bourn,	DeReign,	Mortimer,	Tate,
Carroll,	Gill,	O'Dell,	Warner,
Cherrington,	Gurney,	Pettijohn,	Weaver, —40.
Choate,	Johnston,	Pratte,	Young St. Fran.),

Absent with leave—Messrs.

Brock,	DeFord,	Kline,	Sullinger,
Burks,	Kasey,	Minnis,	Weinhold—8.

Sick—Messrs.

Pollock,	Shaw—2.
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House bill No. 754 was taken up and refused third reading by the following vote on division : Ayes 28, noes 30.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 741, entitled

An act directing the Adjutant-General of the State to adjust and settle the accounts of James H. Birch, while acting as a member of the staff of Hamilton R. Gamble, and appropriating money therefor,

Begs leave to report that it has carefully considered said bill, and thoroughly examined the merits of the claim upon which it was founded, and believe that the same is just and proper and should be allowed and would so recommend, but for the fact that section 52, of article 4, of the Constitution of the State of Missouri denies to the General Assembly of the State the right to pass such act, until the Government of the United States has made an appropriation for such services, and therefore recommends that it do not pass ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred the claims for costs of Godfrey, Mertens and Joseph, contestants, vs. James Lynch and others, from the 4th representative district of St. Louis,

Begs leave to report that in its opinion it has no jurisdiction over the subject-matter in question, and returns the same to the House without recommendation ;

Which was read.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 241, entitled

An act to amend section 6427, and to repeal sections 6428 and 6429, of article 2, chapter 97, Revised Statutes of Missouri of 1889, and to enact two new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

On motion of Mr. Swanger, the House adjourned under the rules by the following vote on division: Ayes 57, nays 29.

SIXTY-THIRD DAY—TUESDAY, March 19, 1895.

House met pursuant to adjournment.

The Speaker in the chair.

Prayer by the Rev. Mr. Steel.

Journal of yesterday read and approved.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 32, entitled

An act to amend section 2261, and repeal section 2262 and enact a new section in lieu thereof, of article 11, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Change of venue;"

Also, House bill No. 403, entitled

An act to repeal sections 1725 and 1726, article 7, chapter 30, of the Revised Statutes of the State of Missouri, relating to city parks, and to enact two new sections in lieu thereof;

Also, House bill No. 295, entitled

An act to amend article 11, chapter 33 of the Revised Statutes of Missouri of 1889, relating to change of venue in civil cases, and providing for the payment of stenographers' costs to the county, and the compensation of trial judges whenever the venue be changed from one circuit to another, by adding new sections thereto, to be known as sections 2272a and 2272b;

Also, House bill No. 828, entitled

An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks;

Also, House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francis levee district of Missouri, with emergency clause,

Begs leave to report that it has compared the same and finds them to be truly enrolled;

Which was read.

Substitute for House bill No. 32 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 403 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 295 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 828 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 670 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 630 was taken up, and refused third reading.

House bill No. 694 was taken up, and ordered to third reading by the following vote on division: Ayes 16, noes 8, read third time and passed by the following vote:

A YES—Messrs.

Anderson,	Fuson,	McIntyre,	Schoppenhorst,
Arnett,	Gay,	McKee,	Schumacher,
Atkins,	George,	McPherson,	Short (Cole),
Baugher,	Gmelich,	Mahan,	Short (Phelps),
Benner,	Griffiths,	Marsh,	Smith (Howell),
Best,	Grubb,	Martin,	Spencer (Douglas),
Bittinger,	Hall,	Meriwether,	Spencer (St. L. City)
Breit,	Hammond,	Miller,	Spurgeon,
Cape,	Harrison,	Moore (Stone),	Steel,
Cherrington,	Hart,	Mueller,	Swanger,
Chinn,	Higbee,	Murray,	Tartar,
Choate,	Jenkins,	Odneal,	Tate,
Coppedge,	Johnston,	Old,	Temme,
Correll,	Jones (Hickory),	Pettijohn,	Tubbs,
Davis (Taney),	Jones (Jackson),	Robertson,	Walton,
Davis (Wayne),	Jones (Polk),	Rohne,	Watson,
Denslow,	Julian,	Ross,	Waymeyer,
Drabelle,	Lane,	Sachse,	Wetzel,
Drum,	Leazenby,	Sailor,	Young (Texas).
Dyer,	LeFavor,	Sartin,	Mr. Speaker—83.
Ferguson,	McCollum,	Sawyer,	

NOES—Messrs.

Collins,	Kyler,	O'Reilly,	Schooler—5.
Edgar,			

Absent—Messrs.

Armstrong,	Daneri,	Lynch,	Pratte,
Avery,	Davidson,	McKearly,	Pritchett,
Bennett,	Davison,	Melson,	Rothwell,
Bothwell,	Denny,	Middleton,	Russell (N. Madrid),
Bourn,	DeReign,	Moore (Mississippi),	Sherrill.
Buckner,	Freeman,	Moran,	Smith (Buchanan),
Calboun,	Gill,	Mortimer,	Stickney,
Carroll,	Gurney,	O'Dell,	Tatum,
Cox,	Hancock,	Phipps,	Warner,
Crisp,	Hinde,	Porterfield,	Weaver—40.

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Francois)
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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Emergency clause of House bill No. 694 was rejected by the following vote:

AYES—Messrs.

Anderson,	Ferguson,	McIntyre,	Sawyer,
Armstrong,	Fuson,	McKee,	Schoppenhorst,
Arnett,	Gay,	McPherson,	Schumacher,
Atkins,	George,	Mahan,	Short (Cole),
Baughner,	Gmelch,	Marsh,	Short (Phelps),
Benner,	Griffiths,	Martin,	Smith (Howell),
Best,	Grubb,	Meriwether,	Spencer (Douglas),
Bittinger,	Garney,	Miller,	Spencer (St. L. City)
Bourn,	Hall,	Moore (Stone),	Spurgeon,
Breit,	Hammond,	Moran,	Steel,
Cape,	Hancock,	Mueller,	Swanger,
Cherrington,	Hart,	Murray,	Tartar,
Chion,	Higbee,	Odneal,	Tate,
Choate,	Jenkins,	Old,	Temme,
Collins,	Johnston,	Pettijohn,	Tubbs,
Coppedge,	Jones (Hickory),	Pritchett,	Walton,
Correll,	Jones (Jackson),	Robertson,	Watson,
Davis (Caney),	Jones (Polk),	Rohne,	Waymeyer,
Davis (Wayne),	Julian,	Ross,	Weizel,
Denslow,	Leazenby,	Russell (N. Madrid),	Young (Texas).
Drabelle,	LeFavor,	Sachse,	Mr. Speaker—87.
Drum,	McCollum,	Sartin,	

NOES—Messrs.

Edgar,	Lynch,	Sailor,	Schooler—6.
Kyler,	O'Reilly,		

Absent—Messrs.

Avery,	Davidson,	Lane,	Pratte,
Bennett,	Davidson,	McKearly,	Rothwell,
Bothwell,	Denny,	Melson,	Sherrill,
Buckner,	DeReign,	Middleton,	Smith (Buchanan),
Calhoun,	Dyer,	Moore (Mississippi),	Stickney,
Carroll,	Freeman,	Mortimer,	Tatum,
Cox,	Gill,	O'Dell,	Warner,
Crisp,	Harrison,	Pnpps,	Weaver—35.
Daneri,	Hinde,	Porterfield,	

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran.).
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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Title to House bill No. 694 was agreed to.

Mr. Sartin moved that the vote by which House bill No. 694 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. LeRoy was reported sick.

The following message was received from the Senate, its through Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896;

Amendments Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 17, 18, 19, 20 and 22, adopted.

Mr. Young of St. Francois was granted indefinite leave of absence.

Mr. Sullinger granted leave of absence for one day.

Mr. Bittering, from Committee on Ways and Means, submitted the following report :

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 409, entitled

An act to amend article 2, chapter 138, Revised Statutes of 1889, by adding a new section, to be known as section 7562a,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

On motion of Mr. Armstrong, the vote by which House bill No. 688 was refused third reading was reconsidered.

House bill No. 688 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Ferguson,	McCollum,	Schoppenhorst,
Armstrong,	Fuson,	McIntyre,	Schooler,
Atkins,	Gay,	McKee,	Schumacher,
Avery,	George,	McPherson,	Short (Cole),
Benner,	Gmelich,	Mahan,	Short (Phelps),
Best,	Griffiths,	Marsh,	Smith (Howell),
Bittering,	Grubb,	Meriwether,	Spencer (Douglas),
Bourn,	Gurney,	Miller,	Spencer (St. L. City),
Breit,	Hancock,	Moore (Stone),	Spurgeon,
Buckner,	Harrison,	Moran,	Steel,
Calhoun,	Hart,	Murray,	Stickney,
Cape,	Higbee,	Odneal,	Swanger,
Chinn,	Hinde,	O'Reilly,	Tartar,
Choate,	Jenkins,	Pettijohn,	Tate,
Collins,	Johnston,	Pritchett,	Tatum,
Coppedge,	Jones (Hickory),	Robertson,	Temme,
Correll,	Jones (Jackson),	Rohne,	Walton,
Davis (Taney),	Jones (Polk),	Ross,	Watson,
Denslow,	Julian,	Russell (N. Madrid),	Waymeyer,
Drabelle,	Lane,	Sachse,	Wetzel,
Drum,	Leazenby,	Sartin,	Young (Texas),
Dyer,	LeFavor,	Sawyer,	Mr. Speaker—89.
Edgar,			

NOES—None.

Absent—Messrs.

Arnett,	Davis (Wayne),	McKearly,	Porterfield,
Baughner,	Davison,	Martin,	Pratte,
Bennett,	Denny,	Melton,	Rothwell,
Bothwell,	DeReign,	Middleton,	Sailor,
Carroll,	Freeman,	Moore (Mississippi),	Sherrill,
Cherrington,	Gill,	Mortimer,	Smith (Buchanan),
Cox,	Hall,	Mueller,	Tubbs,
Crisp,	Hammond,	O'Dell,	Warner,
Daneri,	Kyler,	Old,	Weaver—39.
Davidson,	Lynch,	Phipps,	

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran.),
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 521, entitled

An act to amend article 15, chapter 42, of the Revised Statutes of Missouri, entitled "Corporations, private," by adding a new section thereto to be known as section 2914a, prohibiting directors paying officers, managers or superintendents unearned or unreasonable salaries.

The emergency clause to House bill No. 688 was agreed to by the following vote :

AYES—Messrs.

Armstrong,	Drum,	LeFavor,	Sachse,
Arnett,	Dyer,	Lynch,	Sailor,
Atkins,	Edgar,	McCollum	Sartin,
Avery,	Ferguson,	McIntyre,	Sawyer,
Baughner,	Fuson,	McKee,	Schoppenhorst,
Benner,	Gay,	McPherson,	Schooler,
Best,	George,	Mahan,	Schumacher,
Bittinger,	Gmelch,	Marsh,	Short (Cole),
Bothwell,	Griffiths,	Meriwether,	Short (Puelps),
Bourn,	Grubb,	Miller,	Smith (Howell),
Breit,	Gurney,	Moore (Mississippi),	Spencer (Douglas),
Buckner,	Hall,	Moore (Stone),	Spencer (St. L. City),
Calhoun,	Hammond,	Moran,	Spurgeon,
Cape,	Hancock,	Murray,	Steel,
Cherrington,	Harrison,	Odneal,	Stickney,
Chinn,	Hart,	O'Reilly,	Swanger,
Choate,	Higbee,	Pettijohn,	Tartar,
Collins,	Hinde,	Phipps,	Temme,
Coppedge,	Jenkins,	Porterfield,	Walton,
Correll,	Johnston,	Robertson,	Watson,
Cox,	Jones (Hickory),	Rohne,	Waymeyer,
Davidson,	Julian,	Ross,	Wetzel,
Davis (Taney),	Kyler,	Rothwell,	Young (Texas),
Denslow,	Lane,	Russell (N. Madrid),	Mr. Speaker—98.
Drabelle,	Leazenby,		

NO—Mr. Martin—1.

Absent—Messrs.

Anderson,	DeReign,	Middleton,	Sherrill,
Bennett,	Freeman,	Mortimer,	Smith (Buchanan),
Carroll,	Gill,	Mueller,	Tate,
Crisp,	Jones (Jackson),	O'Dell,	Tatum,
Daneri,	Jones (Polk),	Old,	Tubbs,
Davis (Wayne),	McKearly,	Pratte,	Warner,
Davison,	Melson,	Pritchett,	Weaver—29.
Denny,			

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Young (St. Fran.),
Burks,	Kline,	Sullinger,	—10.
DeFord,	LeRoy,	Weinhold,	

Sick—Messrs.

Pollock, Shaw—2.

The title to House bill No. 688 was agreed to.

Mr. Armstrong moved that the vote by which House bill No. 688 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Spencer of St. Louis City offered the following resolution :

Whereas, The Committee on Elections, to which was referred the election contest of Joseph, Mertens and Godfrey vs. Lynch, Carroll and Kyler, for seats in this House from the Fourth representative district of St. Louis, has made its unanimous report to this House, stating that they believe the contestants to have received majorities of the lawful votes cast, over the sitting members, ranging from 18 to 56 ; but recommending that because the requirements of the law regarding contests could not be complied with, that no further action be taken in the matter ; and

Whereas, These contestants have in good faith prosecuted their contests before this House, at great labor and cost ; now, therefore, be it

Resolved, That the Committee on Accounts are hereby directed to allow and audit the accounts of Wm. Joseph, Chas. F. Mertens and Wm. Godfrey, in the amount of not exceeding \$250 each, for the necessary expenses incurred by them in such contest—said amounts to be paid out of the contingent fund of this House.

Which was read.

Mr. Julian offered the following amendment to the resolution :

Amend by adding the following words : "that \$100 be allowed contestees Carroll, Kyler and Lynch ;"

Which was read and rejected.

Mr. Julian offered the following amendment to the resolution :

Amend by adding, "and that the Committee on Accounts be instructed to allow and audit the claim of Messrs. Lynch, Carroll and Kyler, contestees, for such amount as may recompense them for necessary expenses, not exceeding \$250 each."

Which was read.

Mr. Tubbs offered the following amendment to Mr. Julian's amendment : "Provided, that in no case shall the amount allowed exceed the amount of the claim presented by the respective contestants or contestees ;"

Which was read and adopted.

Amendment, as amended, was then adopted.

The resolution, as amended, was then adopted by the following vote—Messrs. Drabelle and Hall demanding the ayes and noes :

AYES—Messrs.

Anderson,	Griffiths,	Moran,	Short (Phelps),
Armstrong,	Grubb,	Mortimer,	Spencer (St. L. City)
Bittinger,	Hancock,	Murray,	Spurgeon,
Breit,	Hart,	Odneal,	Steel,
Calhoun,	Higbee,	O'Reilly,	Swanger,
Cherrington,	Hinde,	Pettijohn,	Tatum,
Davidson,	Jenkins,	Phipps,	Temme,
Davis (Taney),	Johnston,	Robertson,	Tubbs,
Denslow,	Jones (Jackson),	Rohne,	Walton,
Drum,	Jones (Polk),	Rothwell,	Watson,
Dyer,	Julian,	Russell (N. Madrid),	Waymeyer,
Edgar,	McPherson,	Sache,	Weizel,
Fuson,	Martin,	sailor,	Mr. Speaker—55.
Gay,	Moore (Stone),	Schumacher,	

NOES—None.

Arnett,	Coppedge,	McIntyre,	Ross.
Atkins,	Drabelle,	Mahan,	Schooler,
Baughner,	Ferguson,	Meriwether,	Short (Cole),
Benner,	George,	Miller,	Smith (Howell),
Best,	Hall,	Moore (Mississippi),	Stickney,
Bourn,	Jones (Hickory),	Old,	Tartar,
Cape,	Lane,	Porterfield,	Tate,
Chinn,	Leazenby,	Pritchett.	Young (Texas)—34.
Collins,	McCollum,		

Absent—Messrs.

Avery,	Davis (Wayne),	Kyler,	Pratte,
Bennett,	Davison,	LeFavor,	Sartin,
Bothwell,	Denny,	Lynch,	Sawyer,
Buckner,	DeReign,	McKearly,	Schoppenhorst,
Carroll,	Freeman,	McKee,	Sherrill,
Choate,	Gill,	Marsh,	Smith (Buchanan),
Correll,	Gmelich,	Melson,	Spencer (Douglas),
Cox,	Gurney,	Middleton,	Warner,
Crisp,	Hammond,	Mueller,	Weaver—39.
Daneri,	Harrison,	O'Dell,	

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran)
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 665, entitled

Pay of 38th General Assembly—An act to appropriate money for the pay of mileage and per diem of the officers and members and the contingent expenses of the 38th General Assembly;

Senate amendments Nos. 1 and 2 agreed to, and emergency clause adopted.

On motion of Mr. Higbee, the vote by which House bill No. 175 was refused third reading was reconsidered.

House bill No. 175 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Ferguson,	LeFavor,	Sachse,
Arnett,	Freeman,	McCollum,	Sailor,
Atkins,	Fuson,	McIntyre,	Sartin,
Baughner,	Gay,	McKee,	Sawyer,
Benner,	George,	Mahan,	Schoppenhorst,
Best,	Gmelich,	Meriwether,	Short (Cole),
Bittinger,	Griffiths,	Miller,	Short (Phelps),
Bourn,	Grubb,	Moore (Stone),	Smith (Howell),
Calhoun,	Hall,	Mueller,	Spencer (Douglas),
Cape,	Hancock,	Murray,	Spencer (St. L. City)
Cherrington,	Hart,	Odneal,	Spurgeon,
Chinn,	Higbee,	Old,	Steel,
Collins,	Hinde,	Pettijohn,	Tartar,
Davidson,	Jenkins,	Phipps,	Tate,
Davis (Taney),	Johnston,	Porterfield,	Temme,
Denslow,	Jones (Hickory),	Pritchett,	Tubbs,
Drabelle,	Jones (Jackson),	Robertson,	Waymeyer,
Drum,	Jones (Polk),	Rohne,	Weizel,
Dyer,	Kyler,	Ross,	Young (Texas).
Edgar,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—80.

NOES—Messrs.

Lane,	Schooler—2.
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Absent—Messrs

Anderson,	Choate,	Davison,	Julian,
Avery,	Coppedge,	Denny,	Lynch,
Bennett,	Correll,	DeReign,	McKearly,
Bothwell,	Cox,	Gill,	McPherson,
Breit,	Crisp,	Gurney,	Marsh,
Buckner,	Daneri,	Hammond,	Martin,
Carroll,	Davis (Wayne),	Harrison,	Melson,

Middleton,	O'Reilly,	Smith (Buchanan),	Walton,
Moore (Mississippi),	Pratte,	Stickney,	Warner,
Moran,	Rothwell,	Swanger,	Watson,
Mortimer,	Schumacher,	Tatum,	Weaver—46.
O'Dell,	Sherrill,		

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran).
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock. Shaw—2.

Title to House bill No. 175 was agreed to as amended.

Mr. Higbee moved that the vote by which House bill No. 175 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Walton, from the Committee on Manufactures, submitted the following report :

MR. SPEAKER: Your Committee on Manufactures, to which was referred Senate bill No. 164, entitled

An act to amend section 2784, of article VIII, of chapter 42, of the Revised Statutes of Missouri of 1889, relating to preferred stock of manufacturing and business corporations,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 803, entitled

An act for the relief of Alonzo Thompson, and to appropriate money therefor,

Begs leave to report that a similar bill is pending in the Senate, and, therefore, report the same back without recommendation ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 804, entitled

An act for the relief of Charles G. Comstock, and to appropriate money therefor,

Begs leave to report that a similar bill is pending in the Senate, and therefore report the same back to the House without recommendation ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report :

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 806, entitled

An act for the relief of Cyrus Thompson, and to appropriate money therefor,

Begs leave to report that a similar bill is pending in the Senate, and therefore report the same back to the House without recommendation ;

Which was read.

Mr. Atkins, from the Committee on Claims, submitted the following report:

MR. SPEAKER: Your Committee on Claims, to which was referred House bill No. 805, entitled

An act for the relief of D. P. Dyer, and to appropriate money therefor,

Begs leave to report that a similar bill is pending in the Senate, and therefore report the same back without recommendation;

Which was read.

House bill No. 642 was taken up and was refused third reading by the following vote on division: Ayes 5, noes 7.

House bill No. 556 was taken up and refused third reading.

House bill No. 714 was taken up and refused third reading.

House bill No. 546 was taken up and refused third reading.

Concurrent resolution No. 14 was taken up and ordered to third reading by the following vote on division: Ayes 30, noes 5; was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Dyer,	Mahan,	Sachse,
Arnett,	Edgar,	Martin,	Sawyer,
Atkins,	Ferguson,	Meriwether,	Schoppenhorst,
Avery,	Freeman,	Miller,	Schumacher,
Baughner,	Fuson,	Moore (Mississippi),	Short (Cole),
Benner,	George,	Moore (Stone),	Short (Phelps),
Best,	Gmelich,	Moran,	Smith (Howell),
Bittinger,	Griffiths,	Mortimer,	Spencer (Douglas),
Bourn,	Hancock,	Mueller,	Spencer (St. L. City),
Breit,	Hart,	Murray,	Spurgeon,
Cape,	Higbee,	Odneal,	Steel,
Carroll,	Hinde,	Pettijohn,	Tartar,
Cherrington,	Jenkins,	Phipps,	Tate,
Chinn,	Johnston,	Porterfield,	Temme,
Choate,	Julian,	Pritchett,	Tubbs,
Collins,	Kyler,	Robertson,	Walton,
Coppedge,	LeFavor,	Rohne,	Waymeyer,
Davidson,	McCollum,	Ross,	Wetzel,
Davis (Taney),	McIntyre,	Rothwell,	Young (Texas),
Denslow,	McKee,	Russell (N. Madrid),	Mr. Speaker—82.
Drum,	McPherson,		

NOES—Messrs.

Hall,	Jones (Hickory),	Leazenby,	Schooler—5.
Hammond,			

Absent—Messrs.

Armstrong,	Denny,	Lane,	Sailor,
Bennett,	DeReign,	Lynch,	Sartin,
Bothwell,	Drabelle,	McKearly,	Sherrill,
Buckner,	Gay,	Marsh,	Smith (Buchanan),
Calhoun,	Gill,	Melson,	Stickney,
Correll,	Grubb,	Middleton,	Swanger,
Cox,	Gurney,	O'Dell,	Tatum,
Crisp,	Harrison,	Old,	Warner,
Daneri,	Jones (Jackson),	O'Reilly,	Watson,
Davis (Wayne),	Jones (Polk),	Pratte,	Weaver—41.
Davison,			

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran.),
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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Title to concurrent resolution No. 14 was agreed to.

Mr. Short of Phelps moved that the vote by which concurrent resolution No. 14 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

House bill No. 557 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	George,	Meriwether,	Schoppenhorst,
Arnett,	Gmelich,	Miller,	Schooler,
Atkins,	Griffiths,	Moore (Mississippi),	Schumacher,
Best,	Grubb,	Moore (Stone),	Short (Cde),
Bittinger,	Hall,	Moran,	Short (Phelps),
Breit,	Hancock,	Mortimer,	Smith (Howell),
Calhoun,	Harrison,	Murray,	Spencer (Douglas),
Cape,	Hart,	Odneal,	Spencer (St. L. city),
Cherrington,	Higbee,	O'Reilly,	Spurgeon,
Chinn,	Hinde,	Pettijohn,	Steel,
Collins,	Jenkins,	Phipps,	Stickney,
Coppedge,	Johnston,	Robertson,	Tartar,
Davis (Taney),	Jones (Jackson),	Rohne,	Tate,
Denslow,	Kyler,	Ross,	Tubbs,
Drum,	McCollum,	Rothwell,	Walton,
Dyer,	McIntyre,	Russell (N. Madrid),	Waymeyer,
Edgar,	McKee,	Sachse,	Wetzel,
Ferguson,	McPaerson,	Sailor,	Young (Texas),
Freeman,	Mahan,	Sartin,	Mr. Speaker—79.
Fuson,	Martin,	Sawyer,	

NO—Mr. Leazenby—1.

Absent—Messrs.

Armstrong,	Crisp,	Jones (Hickory),	Old,
Avery,	Daneri,	Jones (Polk),	Porterfield,
Baughner,	Davidson,	Julian,	Pratte,
Benner,	Davis (Wayne),	Lane,	Pritchett,
Bennett,	Davison,	LeFavor,	Sherrill,
Bothwell,	Denny,	Lynech,	Smith (Buc'n),
Bourn,	DeReign,	McKearly,	Swanger,
Buckner,	Drabelle,	Marsh,	Tatum,
Carroll,	Gay,	Melson,	Temme,
Choate,	Gill,	Middleton,	Warner,
Correll,	Gurney,	Moeller,	Watson,
Cox,	Hammond,	O'Dell,	Weaver—48.

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran.)
DeFord,	LeRoy,		—10.

Sick—Messrs.

Pollock,	Shaw—2.
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Title to House bill No. 557 was agreed to.

Mr. Rothwell moved that the vote by which House bill No. 557 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

On motion of Mr. Freeman, House bills Nos. 109, 128, 131, 350, 418, 452 and 758, and House concurrent resolutions Nos. 15, 13, 12, 11, 10 and 1, were indefinitely postponed.

Concurrent resolution No. 16 was taken up and ordered to third reading by the following vote on division: Ayes 24, noes 23; was read third time and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Gmelich,	McIntyre,	Porterfield,
Avery,	Griffiths,	McKee,	Ross,
Breit,	Grubb,	Marsh,	Rothwell,
Cherington,	Hancock,	Meriwether,	Short (Cole),
Correll,	Harrison,	Miller,	Short (Phelps),
Davidson,	Higbee,	Mortimer,	Spencer (St. L. City)
Denslow,	Jenkins,	Murray,	Steel,
Drum,	Jones (Jackson),	O'Reilly,	Wetzel,
Dyer,	Kyler,	Phipps,	Mr. Speaker—38.
Ferguson,	Lynch,		

NOES—Messrs.

Arnett,	Hall,	Pettijohn,	Spencer (Douglas),
Atkins,	Hammond,	Rohne,	Spurgeon,
Calhoun,	Hart,	Sachse,	Tartar,
Cape,	Jones (Hickory),	Sartin,	Tatum,
Chinn,	Leazenby,	Sawyer,	Temme,
Davis (Taney),	McPherson,	Shoppenhorst,	Waymeyer,
Freeman,	Moore (Stone),	Schumacher,	Young (Texas)—31.
Fuson,	Odneal,	Smith (Howell),	

Absent—Messrs.

Armstrong,	Daneri,	Lane,	Robertson,
Baughner,	Davis (Wayne),	LeFavor,	Russell (N. Madrid),
Benner,	Davison,	McCollum,	Sailor,
Bennett,	Denny,	McKearly,	Schooler,
Best,	DeReign,	Mahan,	Sherrill,
Rittinger,	Drabelle,	Martin,	Smith (Buchanan),
Bothwell,	Edgar,	Melson,	Stickney,
Bourn,	Gay,	Middleton,	Swanger,
Buckner,	George,	Moore (Mississippi),	Tate,
Carroll,	Gill,	Moran,	Tubbs,
Choate,	Gurney,	Mueller,	Walton,
Collins,	Hinde,	O'Dell,	Warner,
Coppedge,	Johnston,	Old,	Watson,
Cox,	Jones (Polk),	Pratt,	Weaver—59.
Crisp,	Julian,	Pritchett,	

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold,
Burks,	Kline,	Sullinger,	Young (St. Fran.)
DeFord,	LeRoy,		10.

Sick—Messrs.

Pollock,	Shaw—2.
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Committee substitute for Senate bills Nos. 110, 159, 232 and 234 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 21 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 29 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 211 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 190 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

The following message was received from the Governor:

To the Speaker of the House of Representatives :

I have the honor herewith to return, with my approval indorsed thereon, House bill No. 115, entitled "An act to repeal sections 4156, 4175, 4177 and 4178 of chapter 48, article 6, of the Revised Statutes of the State of Missouri, and enacting in lieu thereof new sections, and to amend section 4174 of chapter 48, article 6, of the Revised Statutes of the State of Missouri, relating to changes of venue and the election of special judges in criminal cases."

I have approved this act because I indorsed its general purpose and recognize the necessity of some legislation along the line covered by the bill.

I desire, however, to call the attention of the House to the fact that in the fourth line of the second section of the enrolled bill, the word "line" in parenthesis was interlined between the words "fifteenth" and the word "and," and that the word so interlined appears as erased by having a line drawn through the same.

This section amends section 4174 of the Revised Statutes of 1889. The section provides that section 4174 shall be amended by striking out the words in the fourteenth, fifteenth and sixteenth lines of said section 4174; then follow the words stricken out. By reference to section 4174, it will be seen that the section contains only fifteen lines, including the catch-words at the top thereof. It was impossible, therefore, to strike out any words in the sixteenth line of the section.

Section 3 of the bill repeals sections 4175 and 4177 of the Revised Statutes, and in lieu thereof enacts one section, designated as section 4175. The repeal of the sections indicated and the enactment of the new section was intended, among other things, to repeal the law authorizing the election of a special judge by members of the bar, and in lieu thereof to authorize the selection of a special judge by an agreement between the defendant and the prosecuting attorney, with the concurrence and approval of the court; but the enrolled bill provides that the defendant and the prosecuting attorney may, by agreement, "elect," not "select," a special judge. The same misuse of words appears in the fourth section of the bill, which repeals section 4178 of the Revised Statutes and enacts a new section in lieu thereof. Here, also, the word "elect" is used instead of the word "select."

I desire most respectfully to call attention to these discrepancies or inaccuracies, for the reason that a large number of the bills coming to me are characterized by defects of this nature. This can be easily avoided by the exercise of greater care and scrutiny on the part of those having charge of bills.

I do not submit these observations as a criticism, but as a basis of a request that care be taken to secure the greatest possible accuracy in the preparation of bills through all their stages.

Which was read.

Senate bill No. 154 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 173 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 169 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 80 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 128 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 407 was read second time and
Referred to Committee on Judiciary.

On motion of Mr. Hinde,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order.

Mr. Speaker in the chair.

On motion of Mr. Spencer of St. Louis City,

House bill No. 786, with Senate amendments, was taken up.

Senate amendment No. 1 to House bill No. 786, as follows :

Amend section 2 by inserting between the figures "\$15,000" and the word "in," in line 4, the words and figures "for laundry and heater, two thousand dollars (\$2000) ;" by striking out of lines 4 and 5 the words and figures "fifty-three thousand dollars (\$53,000), and inserting in lieu thereof the words and figures "fifty-five thousand dollars (\$55,000),"

Was taken up, read and not concurred in by the following vote :

A YES—Messrs.

Anderson,	Coppedge,	Julian,	O'Reilly,
Armstrong,	Correll,	Kyler,	Pritchett,
Avery,	Cox,	Lynch,	Ross,
Bourn,	Davidson,	McCollum,	Russell (N. Madrid),
Buckner,	Drabelle,	McIntyre,	Schooler,
Burks,	Ferguson,	Meriwether,	Short (Cole),
Cape,	Hall,	Moore (Mississippi),	Tate—30.
Chinn,	Jenkins,		

NOES—Messrs.

Arnett,	Gmelich,	Martin,	Short (Phelps),
Atkins,	Griffiths,	Miller,	Smith (Howell),
Baughner,	Grubb,	Moore (Stone),	Spencer (Douglas),
Benner,	Gurney,	Moran,	Spencer (St. L. City)
Best,	Hammond,	Mueller,	Spurgeon,
Bittinger,	Hancock,	Odneal,	Steel,
Bothwell,	Harrison,	Pettijohn,	Stickney,
Breit,	Hart,	Phipps,	Swanger,
Calhoun,	Higbee,	Porterfield,	Tartar,
Cherrington,	Hinde,	Robertson,	Temme,
Davis (Taney),	Johnston,	Rohne,	Tubbs,
Denslow,	Jones (Hickory),	Sachse,	Walton,
Drum,	Jones (Jackson),	Sailor,	Warner,
Dyer,	Jones (Polk),	Sartin,	Watson,
Edgar,	Leazenby,	Sawyer,	Waymeyer,
Freeman,	LeFavor,	Schoppenhorst,	Young (Texas),
Fuson,	McPherson,	Schumacher,	Mr. Speaker—70.
George,	Mahan,		

Absent—Messrs.

Bennett,	Denny,	Marsh,	Rothwell,
Carroll,	DeReign,	Middleton,	Sherrill.
Choate,	Gay,	Mortimer,	Smith (Buchanan),
Collins,	Gill,	O'Dell,	Tatum,
Crisp,	Lane,	Old,	Weaver,
Daneri,	McKearly,	Pratte,	Wetzel—26.
Davison,	McKee,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis.	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Messrs. Davis of Wayne, Murray and Melson reported sick.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and refused to concur in House amendment to Senate bill No. 98, herewith returned, entitled

An act to amend article 3, chapter 89, Revised Statutes 1889, relating to "Insurance," by striking out section 5859, and inserting a new section in lieu thereof.

Senate amendment No. 2 to House bill No. 786, as follows:

Amend section 3 by inserting between the words "fee simple" and "for," in line 8, the words "subject to the approval of the Governor,"

Was taken up, read, and concurred in by the following vote:

AYES—Messrs.

Anderson,	Denslow,	Jenkins,	Pritchett,
Armstrong,	Drabelle,	Johnston,	Robertson,
Arnett,	Drum,	Jones (Jackson),	Rohne,
Avery,	Dyer,	Julian,	Ross,
Bittinger,	Edgar,	Kyler,	Russell (N. Madrid),
Bourn,	Ferguson,	Leazenby,	Sachse,
Breit,	Freeman,	LeFavor,	Schooler,
Buckner,	Fuson,	McCollum,	Schumacher,
Burks,	George,	McIntyre,	Short (Cole),
Cape,	Gmelich,	McPherson,	Spencer (St. L. City),
Cherrington,	Griffiths,	Mahan,	Steel,
Chinn,	Grubb,	Martin,	Stickney,
Choate,	Hall,	Meriwether,	Swanger,
Collins,	Hammond,	Miller,	Tartar,
Coppedge,	Hancock,	Moore (Miss.),	Tate,
Correll,	Harrison,	Moran,	Temme,
Cox,	Hart,	Mueller,	Walton,
Davidson,	Higbee,	Old,	Watson.
Davis (Taney),	Hinde,	O'Reilly,	Young (Texas)—76.

NOES—Messrs.

Atkins,	Jones (Hickory),	Sailor,	Spencer (Douglas),
Baughner,	Jones (Polk),	Sartin,	Spurgeon,
Benner,	Moore (Stone),	Sawyer,	Warner,
Best,	Odneal,	Schoppenhorst,	Waymeyer,
Calhoun,	Pettijohn,	Short (Phelps),	Mr. Speaker—23.
Gurney,	Phipps,	Smith (Howell),	

Absent—Messrs.

Bennett,	DeReign,	Marsh,	Sherrill.
Bothwell,	Gay,	Middleton,	Smith (Buchanan),
Carroll,	Gill,	Mortimer,	Tatum,
Crisp,	Lane,	O'Dell,	Tubbs,
Daneri,	Lynch,	Porterfield,	Weaver,
Davison,	McKearly,	Pratte,	Wetzel—27.
Denny,	McKee,	Rothwell,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francis),
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Senate amendment No. 3 to House bill No. 786, as follows :

Amend section 4 by striking out of line 2 the words and figures "twenty thousand dollars (\$20,000)," and inserting in lieu thereof the words and figures "twenty-five thousand dollars (\$25,000);" and by striking out in line 3 the words and figures "sixteen thousand dollars (\$16,000)," and inserting in lieu thereof the words and figures "sixteen thousand six hundred dollars (\$16,600);" and by striking out all of line 5 and inserting in lieu thereof the words and figures "forty-eight thousand six hundred dollars (48,600),"

Was taken up, read, and not concurred in by the following vote :

AYES—Messrs.

Anderson,	Collins,	Julian,	Old,
Armstrong,	Coppedge,	Kyler,	O'Reilly.
Arnett,	Correll,	Lane,	Pritchett,
Avery,	Davidson,	Lynch,	Ross,
Buckner,	Ferguson,	McCollum,	Russell (N. Madrid),
Burks,	Fuson,	McIntyre,	Schooler,
Cape,	Hall,	Meriwether,	Short (Cole),
Chinn,	Jenkins,	Moore (Mississippi),	Tate—33.
Choate,			

NOES—Messrs.

Atkins,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Baughner,	Grubb,	Moran,	Spencer (St. L. City)
Benner,	Gurney,	Mueller,	Spurgeon,
Best,	Hancock,	Odneal,	Steel,
Bittinger,	Hart,	Pettijohn,	Stickney,
Breit,	Higbee,	Phipps,	Swanger,
Calhoun,	Hinde,	Robertson,	Tartar,
Cherrington,	Johnston,	Rohne,	Tatum,
Davis (Taney),	Jones (Hickory),	Sachse,	Temme,
Denslow,	Jones (Jackson),	Sailor,	Tubbs,
Drum,	Jones (Polk),	Sartin,	Walton,
Dyer,	Leszenby,	Sawyer,	Warner,
Edgar,	LeFavor,	Shoppenhorst,	Watson,
Freeman,	McPnerson,	Schumacher,	Waymeyer,
Gay,	Mahan,	Short (Phelps),	Young (Texas),
George,	Martin,	Smith (Howell),	Mr. Speaker—66.
Gmelich,	Miller,		

Absent—Messrs.

Bennett,	Davison,	McKearly,	Pratt,
Bothwell,	Denny,	McKee,	Rothwell,
Bourn,	DeReign,	Marsh,	Sherrill,
Carroll,	Drabelle,	Middleton,	Smith (Buchanan),
Cox,	Gill,	Mortimer,	Weaver,
Crisp,	Hammond,	O'Dell,	Wetzel—27.
Daneri,	Harrison,	Porterfield,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young, (St. Fran.),
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Senate amendment No. 4 to House bill No. 786, as follows :

Amend section 5 by striking out in lines three (3) and four (4) the words "thirty thousand five hundred dollars (\$30,500)," and insert in lieu thereof the following : "thirty-one thousand two hundred dollars (\$31,200) ; for insurance, fifteen hundred dollars (\$1500) ;" and by striking out all of said section after the word "all," in line 5, and inserting in lieu thereof the words and figures "one hundred and sixteen thousand seven hundred dollars (\$116,700),"

Was taken up, read, and not concurred in by the following vote :

A YES—Messrs.

Anderson,	Choate,	Jenkins,	Mortimer,
Armstrong,	Collins,	Julian	Old,
Arnett,	Coppedge,	Kyler,	O'Reilly,
Avery,	Correll,	Lane,	Ross,
Bourn,	Davidson,	Lynch,	Russell (N. Madrid),
Burks,	Drabelle,	McCollum,	Schooler,
Cape,	Ferguson,	McIntyre,	Short (Cole),
Chinn,	Hall,	Meriwether,	Tate—32.

NOES—Messrs.

Atkins,	Gmelich,	Miller,	Smith (Howell),
Baughner,	Griffiths,	Moore (Stone),	Spencer (Douglas),
Benner,	Grubb,	Moran,	Spencer (St. L. City),
Best,	Gurney,	Mueller,	Spurgeon,
Bittinger,	Hammond,	Odneal,	Steel,
Breit,	Hancock,	Pettijohn,	Stickney,
Calhoun,	Hart,	Phipps,	Swanger,
Cherrington,	Higbee,	Porterfield,	Tartar,
Davis (Taney),	Hinde,	Robertson,	Tatum,
Denslow,	Johnston,	Rohne,	Tubbs,
Drum,	Jones (Hickory),	Sachse,	Walton,
Dyer,	Jones (Jackson),	Sailor,	Warner,
Edgar,	Jones (Polk),	Sartin,	Watson,
Freeman,	Leazenby,	Sawyer,	Waymeyer,
Fuson,	LeFavor,	Schoppenhorst,	Young (Texas),
Gay,	Mahan,	Schumacher,	Mr. Speaker—67.
George,	Martin,	Short (Phelps),	

Absent—Messrs.

Bennett,	Davison,	McPherson,	Rothwell,
Bothwell,	Denny,	Marsh,	Sherrill,
Buckner,	DeReign,	Middleton,	Smith (Buchanan),
Carroll,	Gill,	Moore (Mississippi),	Temme,
Cox,	Harrison,	O'Dell,	Weaver,
Crisp,	McKearly,	Pratte,	Wetzel—27.
Daneri,	McKee,	Pritchett,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

The following message was received from the Senate, through its Secretary :

MR. SPEAKER : I am instructed by the Senate to inform the House that the Senate has taken up and adopted the following conference committee report, viz. :

MR. PRESIDENT : Your Committee of Conference on committee substitute for House bills Nos. 70, 393 and 394, herewith returned, begs leave to report that it has agreed upon the following, and recommends that its report be adopted, and the bill, as amended by this report, be passed and become a law :

First--The Senate is to recede from its amendment to the bill.

Second--The following amendment is to be added to the end of section 1 : Provided, however, that the provisions of this section shall not apply to agreements

of fire insurance companies, or their agents, or boards of fire underwriters, to regulate the price or premium to be paid for insuring property against loss or damage by fire, lightning or storm in cities in this State which now have or may hereafter acquire a population of 100,000 inhabitants or more; and provided, further, that if such insurance companies or their agents, or the board of fire underwriters doing business in any such city, shall combine in such city, either directly or indirectly, or agree or attempt to agree, directly or indirectly, to fix or regulate the price or premium to be paid for insuring property located wholly outside of such city against loss or damage by fire, lightning or storm, such company so violating the provisions of this act, either by itself, its agents, or by any such board of underwriters, shall be taken and deemed to have forfeited its right to do business in this State, and shall become liable to all the penalties and forfeitures provided for by the provisions of this act.

Respectfully submitted,

A. S. LYMAN,
HOWARD GRAY,
N. M. BASKETT,

Conference on part of Senate.

I. F. HAMMOND,
JOHN W. DRABELLE,
JAMES MORAN,

Conference on part of House.

Senate amendment No. 5 to House bill No. 786, as follows:

Amend section 6 by striking out the words and figures "twenty thousand dollars (\$20,000)," in line three (3), and inserting in lieu thereof the words and figures "forty thousand dollars (40,000)," was taken up, read, and not concurred in by the following vote:

AYES—Messrs.

Anderson,	Collins,	McIntyre,	Sachse,
Armstrong,	Correll,	McKee,	Schooler,
Avery,	Ferguson,	Marsh,	Short (Cole),
Bourn,	Jenkins,	Meriwether,	Spencer (St. L. City),
Burks,	Kyler,	Old,	Tate,
Cape,	Lane,	O'Reilly,	Tatum,
Chinn,	Lynch,	Ross,	Wetzel—31.
Caoate,	McCollum,	Russell (N. Madrid),	

NOES—Messrs.

Arnett,	George,	Martin,	Short (Phelps),
Atkins,	Gmelich,	Müller,	Smith (Howell),
Baughner,	Griffiths,	Moore of Stone,	Spencer (Douglas),
Benner,	Gurney,	Moran,	Spurgeon,
Best,	Hall,	Mueller,	Steel,
Bittinger,	Hammond,	Murray,	Stickney,
Breit,	Hancock,	Odneal,	Swanger,
Calhoun,	Hart,	Pettijohn,	Tartar,
Cherrington,	Higbee,	Phipps,	Temme,
Davis (Taney),	Hinde,	Porterfield,	Tubbs,
Denslow,	Johnston,	Rohne,	Walton,
Drum,	Jones (Hickory),	Sailor,	Warner,
Dyer,	Jones (Jackson),	Sartin,	Watson,
Edgar,	Jones (Polk),	Sawyer,	Waymeyer,
Freeman,	LeFavor,	Schoppenhorst,	Young (Texas),
Fuson,	McPherson,	Schumacher,	Mr. Speaker—66.
Gay,	Mahan,		

Absent—Messrs.

Bennett,	Davidson,	Julian,	Pratte,
Bothwell,	Davison,	Leazenby,	Pritchett,
Buckner,	Denny,	McKearly,	Robertson,
Carroll,	DeReign,	Middleton,	Rothwell,
Coppedge,	Drabelle,	Moore (Miss.),	Sherrill,
Cox,	Gill,	Mortimer,	Smith (Buchanan),
Crisp,	Grubb,	O'Dell,	Weaver—30.
Daneri,	Harrison,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Melson,	Pollock,	Shaw—4.
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Senate amendment No. 6 to House bill No. 786, as follows :

Amend section 8 by striking out in lines two and three (2 and 3) the words and figures "fifty thousand dollars (\$50,000)," and insert in lieu thereof the words and figures "ninety thousand dollars (\$90,000);" and by striking out of line 4 the words and figures "sixty thousand dollars (\$60,000)" and inserting in lieu thereof the words and figures "sixty-five thousand dollars (\$65,000)," and by striking out all of said section after the word "all," in line 5, and inserting in lieu thereof the words and figures "one hundred and fifty-six thousand dollars (\$156,000)."

Was taken up, read, and not concurred in by the following vote :

A YES—Messrs.

Anderson,	Choate,	Kyler,	Meriwether,
Arnett,	Collins,	Lane,	Old,
Avery,	Coppedge,	Lynch,	O'Reilly,
Bourn,	Correll,	McCollum,	Ross,
Buckner,	Davidson,	McIntyre,	Russell (N. Madrid),
Burks,	Ferguson,	McKee,	Short (Cole),
Cape,	Jenkins,	Marsh,	Tate—29.
Chinn,			

NOES—Messrs.

Atkins,	Gmelich,	Mahan,	Smith (Howell),
Baugher,	Griffiths,	Martin,	Spencer (Douglas),
Benner,	Grubb,	Miller,	Spurgeon,
Best,	Gurney,	Moore (Stone),	Steel,
Bittinger,	Hall,	Odneal,	Stickney,
Breit,	Hancock,	Pettijohn,	Swanger,
Calhoun,	Harrison,	Phipps,	Tartar,
Cherrington,	Hart,	Porterfield,	Tatum,
Davis (Taney),	Higbee,	Robertson,	Temme,
Denslow,	Hinde,	Rohne,	Tubbs,
Drum,	Johnston,	Sachse,	Walton,
Dyer,	Jones (Hickory),	Sailor,	Watson,
Edgar,	Jones (Jackson),	Sartin,	Waymeyer,
Freeman,	Jones (Polk),	Sawyer,	Weitzel,
Fuson,	Leazenby,	Schoppenhorst,	Young (Texas),
Gay,	LeFavor,	Schumacher,	Mr. Speaker—67.
George,	McPherson,	Short (Phelps),	

Absent—Messrs.

Armstrong,	Denny,	Moore (Mississippi),	Rothwell,
Bennett,	DeReign,	Moran,	Schooler,
Bothwell,	Drabelle,	Mortimer,	Sherrill,
Carroll,	Gill,	Mueller,	Smith (Buchanan),
Cox,	Hammond,	O'Dell,	Spencer (St. L. City),
Crisp,	Julian,	Pratte,	Warner,
Daneri,	McKearly,	Pritchett,	Weaver—30.
Davison,	Middleton,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Fran.),
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

House bill No. 740 was taken up.

Senate amendment No. 1 to House bill No. 740, as follows :

Amend House bill No. 740 by adding at the end of section 1 of engrossed bill the following: "Provided, that not more than five of such directors shall be members of the same political party,"

Was read and concurred in by the following vote:

A YES—Messrs.

Anderson,	Edgar,	Lane,	Sachse,
Arnett,	Frederickson,	Leazenby,	Sartin,
Avery,	Freeman,	LeFavor,	Sawyer,
Baughner,	Fuson,	Lynch,	Schoppenhorst,
Benner,	Gay,	McCollum,	Schooler,
Bittinger,	George,	McIntyre,	Schumacher,
Bourn,	Gmelich,	McKee,	Short (Cole),
Burks,	Griffiths,	Mahan,	Short (Pheips),
Cape,	Grubb,	Marsh,	Spencer (Douglas),
Cherrington,	Gurney,	Meriwether,	Spencer (St. L. City),
Chinn,	Hall,	Miller,	Spurgeon,
Collins,	Harrison,	Moore (Stone),	Stickney,
Correll,	Hart,	Moran,	Tartar,
Cox,	Higbee,	Mortimer,	Tatum,
Davidson,	Jenkins,	Odneal,	Temme,
Davis (Taney),	Johnston,	Old,	Tubbs,
Denslow,	Jones (Hickory),	O'Reilly,	Waymeyer,
Drabelle,	Jones (Jackson),	Pettijohn,	Wetzel,
Drum,	Jones (Polk),	Rohne,	Young (Texas),
Dyer,	Kyler,	Russell (N. Madrid),	Mr. Speaker—80.

NO—Mr. Atkins—1.

Absent—Messrs.

Armstrong,	Davison,	Middleton,	Sallor,
Bennett,	Denny,	Moore (Mississippi),	Sherrill,
Best,	DeReign,	Mueller,	Smith (Buchanan),
Bothwell,	Gill,	O'Dell,	Smith (Howell),
Breit,	Hammond,	Phipps,	Steel,
Buckner,	Hancock,	Porterfield,	Swanger,
Calhoun,	Hinde,	Pratte,	Tate,
Carroll,	Julian,	Pritchett,	Walton,
Choate,	McKearly,	Robertson,	Warner,
Coppedge,	McPherson,	Ross,	Watson,
Crisp,	Martin,	Rothwell,	Weaver—45.
Daneri,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Franc.)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

The House Conference Committee submitted the following report :

MR. SPEAKER: Your Committee of conference on committee substitute for House bills Nos. 70, 393 and 394 begs leave to report that it has agreed upon the following, and recommends that its report be adopted, and the bill, as amended by this report, be passed and become a law :

First—The Senate is to recede from its amendment to the bill.

Second—The following amendment is to be added to the end of section 1 :

Provided, however, that the provisions of this section shall not apply to agreements of fire insurance companies, or their agents, or boards of fire underwriters, to regulate the price or premium to be paid for insuring property against loss or damage by fire, lightning or storm, in cities in this State which now have or which may hereafter acquire a population of one hundred thousand inhabitants or more : and, provided further, that if such insurance companies or their agents, or the board of fire underwriters doing business in any such

city, shall combine in such city, either directly or indirectly, or agree or attempt to agree, directly or indirectly, to fix or regulate the price or premium to be paid for insuring property located wholly outside of such city against loss or damage by fire, lightning or storm, such company so violating the provisions of this act, either by itself, its agents, or by any such board of underwriters, shall be taken and deemed to have forfeited its right to do business in this State, and shall become liable to all the penalties and forfeitures provided for by the provisions of this act.

Respectfully submitted,

N. M. BASKETT,

A. S. LYMAN,

HOWARD GRAY,

Conference on part of the Senate.

JNO. W. DRABELLE,

JAS. MORAN,

I. F. HAMMOND.

Conference on part of House.

Which was read and adopted.

Committee substitute for House bills Nos. 70, 393 and 394, as amended by the amendments of Conference, committee was passed by the following vote:

A YES—Messrs.

Arnett,	Drabelle,	Jones (Polk),	Sawyer,
Avery,	Drum,	Lane,	Schoppenhorst,
Baughner,	Dyer,	Leazenby,	Schooler,
Best,	Edgar,	Lynch,	Schumacher,
Bettinger,	Ferguson,	McCollum,	Short (Cole),
Bourn,	Freeman,	McIntyre,	Short (Paele),
Breit,	Fuson,	Marsh,	Smith (Howell),
Burks,	Gay,	Martin,	Spencer (Doug),
Cape,	George,	Moore (Stone),	Spurgeon,
Cherrington,	Gmelich,	Moran,	Steel,
Chian,	Griffiths,	Mortimer,	Tartar,
Choate,	Grubb,	Odneal,	Tatum,
Collins,	Garney,	Old,	Temme,
Coppedge,	Harrison,	Pettijohn,	Tubbs,
Correll,	Hart,	Robertson,	Warner,
Cox,	Higbee,	Rohne,	Waymeyer,
Davidson,	Hinde,	Ross,	Wetzel,
Davis (Taney),	Johnston,	Sachse,	Young (Texas),
Denslow,	Jones (Jackson),	Sartin,	Mr. Speaker—76.

NOES—Messrs.

Hall,	Jones (Hickory),	Kyler—3.
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Absent—Messrs.

Anderson,	Denny,	Meriwether,	Russell (N. Madrid)
Armstrong,	DeReign,	Middleton,	Sailor,
Atkins,	Gill,	Miller,	Sherrill,
Benner,	Hammond,	Moore (Mississippi),	Smith (Buchanan),
Bennett,	Hancock,	Mueller,	Spencer (St. L. City)
Bothwell,	Jenkins,	O'Dell,	Stickney,
Buckner,	Juian,	O'Reilly,	Swanger,
Calhoun,	LeFavor,	Paipps,	Tate,
Carroll,	McKearly,	Porterfield,	Walton,
Crisp,	McKee,	Pratte,	Watson,
Daneri,	McPherson,	Pritchett,	Weaver—47.
Davison,	Mahan,	Rothwell,	

Absent with leave—Messrs.

Brock,	Kline,	Sullinger,	Young (St. Fran.)
DeFord,	LeRoy,	Weinhold,	—9.
Kasey,	Minnis,		

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5
Melson,			

House bill No. 787 was then taken up ;
Senate amendments to House bill No. 787, as follows :

Amendment No. 1:

Amend section 1 by striking out of lines 46 and 47 the words and figures "forty-three thousand six hundred dollars (\$43,600)," and inserting in lieu thereof the words and figures "fifty thousand dollars (\$50,000);" and by striking out in line 49, the words and figures "five thousand dollars (\$5000)," and inserting in lieu thereof the words and figures "seven thousand five hundred dollars (\$7500);" and by striking out all of said section after the word "all," in line 53, and inserting in lieu thereof the following: "for new boilers and steam connections, two thousand five hundred dollars (\$2509); for granitoid walks and grading of grounds about the main building and drill grounds, five thousand dollars (\$5000); improvement of students' boarding-house, four thousand dollars (\$4000); for equipment of laboratories of science and engineering, fifteen thousand dollars (\$15,000); for medical building, thirty-five thousand dollars (\$35,000); professor of physical culture and director of gymnasium, two thousand four hundred dollars (\$2400); for enclosing and improving the present athletic grounds, three thousand dollars (\$3000); for summer school for the public school teachers of Missouri, four thousand dollars (\$4000); for contingent fund for unforeseen and special need, five thousand dollars (\$5000)—in all, one hundred and seventy-five thousand four hundred dollars (\$175,400);"

Amendment No. 2:

Amend section 2 by striking out all of said section after the figures "\$3000," in line 4, and insert the following: "for granitoid walks, two thousand five hundred dollars (\$2500)—in all, thirty-one thousand five hundred dollars (\$31,500);"

Amendment No. 3:

Amend section 3 by striking out of line 4 the words and figures "two thousand five hundred dollars (\$2500)," and inserting in lieu thereof the words and figures "four thousand dollars (\$4000); "for library, two thousand dollars (\$2000);" and by striking out all said section after the word "all," in line five, and inserting in lieu thereof the following: "Sixty-three thousand five hundred dollars (\$63,500);"

Amendment No 4 :

Amend section 5 by striking out of line 3 the words and figures "five thousand dollars (\$5000)," and insert in lieu thereof the words and figures "seven thousand dollars (\$7000);"

Amendment No. 5:

Amend amendment No. 5 to House bill 787, section 3 of House bill 787, by striking out all after the word "ali" in said amendment, and insert in lieu thereof the following: "For granitoid sidewalk on west side of school ground, fifteen hundred dollars (\$1500)—in all, sixty-five thousand dollars,"

Was taken up, read, and not concurred in by the following vote :

AYES—Messrs.

Avery,
Burks,
Cape,
Chinn,
Choate,
Collins,
Coppedge,

Correll,
Davidson,
Drabelle,
Ferguson,
Jenkins,
Kyler,

Lane,
Lyneh,
McCollum,
Marsh,
Meriwether,
Moore (Mississippi),

Mortimer,
Old,
O'Reilly,
Schooler,
Short (Cole),
Tate—25.

NOES—Messrs.

Arnett,	George,	Mahan,	Smith (Howell),
Atkins,	Gmelich,	Martin,	Spencer (Douglas),
Baughner,	Griffiths,	Miller,	Spencer (St. L. City),
Benner,	Grubb,	Moore (Stone),	Spurgeon,
Best,	Gurney,	Moran,	Steel,
Bittinger,	Hall,	Mueller,	Stickney,
Bothwell,	Hancock,	Odneal,	Tartar,
Breit,	Harrison,	Pettijohn,	Tatum,
Calhoun,	Hart,	Porterfield,	Temme,
Davis (Taney),	Higbee,	Rohne,	Tubbs,
Denslow,	Hinde,	Sachse,	Warner,
Drum,	Johnston,	Sartin,	Watson,
Dyer,	Jones (Hickory),	Sawyer,	Waymeyer,
Edgar,	Jones (Jackson),	Schoppenhorst,	Wetzel,
Freeman,	Jones (Polk),	Schumacher,	Young (Texas),
Fuson,	Leazenby,	Short (Phelps),	Mr. Speaker—66.
Gay,	McPherson,		

Absent—Messrs.

Anderson,	Daneri,	McKearly,	Rothwell,
Armstrong,	Davison,	McKee,	Russell (N. Madrid),
Bennett,	Denny,	Middleton,	Sailor,
Bourn,	DeReign,	O'Dell,	Sherrill,
Buckner,	Gill,	Phipps,	Smith (Buchanan),
Carroll,	Hammond,	Pratte,	Swanger,
Cherrington,	Julian,	Pritchett,	Walton,
Cox,	LeFavor,	Robertson,	Weaver—35.
Crisp,	McIntyre,	Ross,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Fran.),
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

House bill No. 798 was taken up.

Senate amendments to House bill No. 798, as follows:

Amendment No. 1:

Amend House bill 798 by striking out all of line 2 of section 2 and inserting in lieu thereof the following: "three thousand dollars (\$3000);"

Amendment No. 2:

Amend House bill 798 by striking out of section 8 of said bill the words and figures "one thousand two hundred dollars (\$1200)," where they occur in lines 2 and 3 of said section, and substituting in lieu thereof the following: "one thousand five hundred and sixty-five dollars (\$1565);" also, by striking out "five thousand two hundred dollars (\$5200)," where these words and figures occur in lines 5 and 6 of said bill, and insert in lieu thereof the words and figures "five thousand five hundred and sixty-five dollars (\$5565);"

Amendment No. 3:

Amend section 12 of House bill No. 798, by striking out of line 3, of said section, the words and figures "two thousand nine hundred dollars (\$2900)," and inserting in lieu thereof the words and figures "thirty-one hundred dollars (\$3100)," and by striking out all after the word "all," in line 8 of said section, and insert in lieu thereof the following: "ten thousand two hundred dollars (\$10,200)."

Amendment No. 4 :

Amend section 13 of House bill No. 798 by striking out all after the figures "\$1800," in line 7 of said section, and substituting in lieu thereof the following: "In all, eleven thousand five hundred dollars (\$11,500);"

Amendment No. 4a :

Amend section 12 of House bill No. 798 by striking out of lines 6 and 7 the words and figures "for the use of books belonging to the Kansas City Law Library Association, five hundred dollars (\$500)," and by striking out of said section all after the word "all," in line 8 of said section, and insert in lieu thereof the following: "Nine thousand seven hundred dollars (\$9700);"

Amendment No. 5 :

Amend section 14 of House bill No. 798 by striking out of line 7 of said section the words and figures "four thousand (\$4000)," and substitute in lieu thereof the words and figures "eight thousand dollars (\$8000);" also, by striking out of line 10 of said section the words and figures "one thousand dollars (\$1000)," and substituting in lieu thereof the words and figures "two thousand dollars (\$2000);" and by striking out all after word "all," in line 10 of said section, and substitute in lieu thereof the following, "seventeen thousand seven hundred dollars (\$17,700);"

Amendment No. 6 :

Amend section 22 of House bill No. 798 by striking out of line 2 of said section the words and figures "twenty thousand dollars (\$20,000)," and insert in lieu thereof the following, "thirty-five thousand dollars (\$35,000);" also, by striking out all after the word "university," in line 7 of said section, and insert in lieu thereof the following: "seven thousand five hundred dollars (\$7500)—in all, forty-two thousand five hundred dollars (\$42,500); all disbursements under this section shall be paid on itemized accounts, approved by the Governor;"

Amendment No. 7 :

Amend section 23 of House bill No. 798 by striking out all after the figures "\$5000," in line 4 of said bill ;

Amendment No. 8 :

Amend section 28 of House bill No. 798 by striking out all of line three (3) of said section, and insert in lieu thereof the following: "four hundred dollars (\$400);"

Amendment No. 9 :

Amend House bill No. 798 by striking out all of section 36 of said bill ;

Amendment No. 10 :

Amend section 39 of House bill No. 798, by adding thereto at the end thereof the following: "to Mrs. Clara Deering, for balance due her late husband on account for plumbing work done at the Governor's mansion, the sum of eighty dollars (\$80);"

Amendment No. 11 :

Amend House bill No. 798 by adding thereto a new section, to read as follows :

Section 39a. There is hereby appropriated out of the state revenue fund, for the purpose of paying claims of the Missouri Pacific Railway Company, the St. Louis & San Francisco Railroad Company, the Atchison, Topeka & Santa Fe Rail-

way Company, and the Hannibal & St. Joseph Railroad Company, for the cost of transportation of a battalion of the National Guards of the State of Missouri to and from the World's Fair at Chicago during October, 1892, the sum of three thousand nine hundred and one and 10-100 dollars (\$3901.10), to be paid to said railroad companies, as follows: To the Missouri Pacific Railroad Company, the sum of four hundred and twenty-five and 86-100 dollars; the St. Louis and San Francisco Railroad Company, the sum of three hundred and eighty-eight and 20-100 dollars; the Atchison, Topeka and Santa Fe Railway Company, the sum of one thousand eight hundred and five and 52-100 dollars; the Hannibal & St. Joseph Railroad Company, the sum of one thousand two hundred and eighty-three and 4-100 dollars;

Amendment No. 12:

Amend House bill No. 798 by adding thereto a new section, to be known as section 39*b*, and to read as follows:

Section 39*b*. There is hereby appropriated out of the fund known as "the militia fund" the sum of one thousand four hundred and eighty-two dollars and sixty-four cents (\$1482 64), which sum shall be used for the repairing of arms, now the property of the State;

Amendment No. 13:

Amend section 15 of House bill No. 798 by striking out all of line 10 of said section and inserting in lieu thereof the following: "For printing laws and journals, including ten thousand additional copies of the Session Acts, nine thousand dollars (\$9000);"

Amendment No. 15:

Amend House bill No. 798 by striking out all after the word "postage," in line 3 of section 11 of printed bill, and insert the following: "Expressage, furniture, carpets and incidental expenses—in all, seven thousand five hundred dollars (\$7500);"

Amendment No. 17:

Amend section 15, by adding between the words "university" and "and," in 5th line, the words "bureau of geology and mines;" also, strike out after "manual," in line six, \$14,000, and insert in lieu thereof \$20,000;

Amendment No. 18:

Amend House bill No. 798, by adding thereto the following section:

For salary for additional circuit and criminal judges (to be appointed under the provisions of acts passed at this legislative session) in the City of St. Louis, the sum of twelve thousand dollars, or so much thereof as may be necessary;

Amendment No. 19:

Amend section 20, of House bill 798, by inserting after the figures "four thousand," in line 4, the following: "But no money shall be paid out for the printing of any annual report of the State Board of Agriculture until said report is ready for distribution ;"

Amendment No. 20:

Amend section 15 by striking out all after the word "all," in line 16, and insert the words and figures "eighty-two thousand dollars (\$82,000) ;"

Amendment No. 22:

Amend House bill No. 798 by striking out all after the word "court," in section 18, and insert in lieu thereof the words and figures "five thousand dollars (\$5000) ;"

Were taken up, read, and not concurred in by the following vote:

AYES—Messrs.

Anderson,	Collins,	Hall,	Marsh,
Armstrong,	Coppedge,	Jenkins,	Meriwether,
Burks,	Davidson,	Lane,	Mortimer,
Cape,	Drabelle,	Lynch,	Old
Chinn,	Ferguson,	McCollum,	Short (Cole)—21.
Choate,			

NOES—Messrs.

Arnett,	George,	Miller,	Smith (Howell),
Atkins,	Gmelich,	Moore (Stone),	Spencer (Douglas),
Baughner,	Griffiths,	Moran,	Spencer (St. L. City),
Benner,	Grubb,	Mueller,	Spurgeon,
Best,	Gurney,	Odneal,	Steel,
Bittinger,	Hancock,	Pettijohn,	Tartar,
Breit,	Harrison,	Porterfield,	Tatum,
Calhoun,	Hart,	Robertson,	Temme,
Cherrington,	Hinde,	Rohne,	Tubbs,
Denslow,	Johnston,	Sachse,	Warner,
Drum,	Jones (Hickory),	Sartin,	Watson,
Dyer,	Jones (Jackson),	Sawyer,	Waymeyer,
Edgar,	Jones (Polk),	Schoppenhorst,	Weitzel,
Freeman,	Leazenby,	Schumacher,	Young (Texas),
Fuson,	LeFavor,	Short (Pheips),	Mr. Speaker—62.
Gay,	Mahan,		

Absent—Messrs.

Avery,	Davison,	McPherson,	Russell (N. Madrid),
Bennett,	Denny,	Martin,	Sailor,
Bothwell,	DeReign,	Middleton,	Schooler,
Bourn,	Gill,	Moore (Mississippi),	Sherrill,
Buckner,	Hammond,	O'Dell,	Smith (Buchanan),
Carroll,	Higbee,	O'Reilly,	Stickney,
Correll,	Julian,	Phipps,	Swanger,
Cox,	Kyler,	Pratte,	Tate,
Crisp,	McIntyre,	Pritchett,	Walton,
Daneri,	McKearly,	Ross,	Weaver—43.
Davis (Taney),	McKee,	Rothwell,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

On motion of Mr. Drabelle, the House receded from House amendment No. 1 to Senate bill No. 98.

On motion of Mr. Kyler, the rules were suspended and Senate bill No. 353 was taken up by the following vote on division: Ayes 16, noes 9.

Senate bill No. 353 was then read third time, and was passed by the following vote:

AYES—Messrs.

Anderson,	Cape,	Dyer,	Hancock,
Arnett,	Carroll,	Edgar,	Hart,
Atkins,	Cherrington,	Ferguson,	Higbee,
Avery,	Chinn,	Freeman,	Hinde,
Best,	Choate,	Fuson,	Jenkins,
Bittinger,	Collins,	George,	Johnston,
Bourn,	Coppedge,	Gmelich,	Jones (Hickory),
Breit,	Correll,	Griffiths,	Jones (Jackson),
Burks,	Denslow,	Grubb,	Jones (Polk),
Calhoun,	Drum,	Hall,	Kyler,

Lane,	Miller,	Sartin,	Tate,
Leazenby,	Moore (Stone),	Sawyer.	Tatum,
LeFavor,	Moran,	Schoppenhorst,	Temme,
Lyneh,	Mortimer,	Schumacher,	Tubbs,
McCollum,	O'Reilly,	Short (Pheaps),	Warner.
McIntyre,	Phipps,	Spencer (Douglas),	Watson.
McKee,	Porterfield	Spencer (St.L. City),	Waymeyer,
McPherson.	Robertson,	Steel,	Wetzel,
Marsh,	Rohne,	Stickney,	Young (Texas),
Martin,	Ross,	Tartar,	Mr. Speaker—82.
Meriwether,	Sachse,		

NOES—None.

Absent—Messrs.

Armstrong,	Davison,	Mahan,	Russell (N Madrid),
Baughner.	Denny,	Middleton,	Sailor,
Benner,	DeReign,	Moore (Mississippi),	Schooler,
Bennett,	Drabelle,	McNeller,	Sherrill.
Bothwell,	Gay,	O'Dell,	Short (Cole),
Buckner,	Gill,	Odneal,	Smith (Buchanan),
Cox,	Gurney,	Old,	Smith (Howell),
Crisp,	Hammond,	Pattijohn,	Spurgeon,
Daneri,	Harrison,	Pratte,	Swanger,
Davidson.	Julian,	Pritchett,	Walton,
Davis (Taney),	McKearly,	Rothwell,	Weaver—44.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 353 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 353 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 314 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Davis (Taney),	Kyler,	Sachse,
Arnett,	Denslow,	McCollum,	Sailor,
Atkins,	Drabelle,	McIntyre,	Sartin,
Avery,	Drum,	McKee,	Sawyer,
Benner,	Dyer,	McPherson,	Schoppenhorst,
Best,	Ferguson,	Mahan,	Schumacher,
Bittinger,	Freeman,	Marsh,	Short (Cole),
Bourn,	Fuson,	Martin,	Spencer (Douglas),
Breit,	George,	Meriwether,	Spencer (St.L city),
Buckner,	Gmelich,	Miller,	Steel.
Burks,	Griffiths,	Moore (Mississippi),	Stickney,
Calhoun,	Hall,	Moore (Stone),	Swanger,
Cape,	Hancock,	Moran,	Tartar,
Carroll,	Harrison,	Mortimer,	Tate,
Cherrington,	Hart,	Old,	Walton,
Chinn,	Hinde,	Phipps,	Warner
Choate,	Jenkins,	Porterfield,	Watson,
Collins,	Johnston,	Robertson,	Waymeyer,
Coppedge,	Jones (Hickory),	Rohne,	Wetzel,
Correll,	Jones (Jackson),	Ross,	Young (Texas),
Cox.	Jones (Polk),	Russell (N. Madrid),	Mr. Speaker—85.
Davidson,			

NOES—None.

Absent—Messrs.

Anderson,	Gill,	McKearly,	Schooler,
Baughner,	Grubb,	Middleton,	Sherrill,
Bennett,	Gurney,	Mueller,	Short (Phelps),
Bothwell,	Hammond,	O'Dell,	Smith (Buchanan),
Crisp,	Higbee,	Odneal,	Smith (Howell),
Daneri,	Julian,	O'Reilly,	Spurgeon,
Davison,	Lane,	Pettijohn,	Tatum,
Denny,	Leazenby,	Pratte,	Temme,
DeReign,	LeFavor,	Pritchett,	Tubbs,
Edgar,	Lynch,	Rothwell,	Weaver—41.
Gay,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 314 was agreed to.

Mr. Griffiths moved that the vote by which Senate bill No. 314 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Senate bill No. 386 was taken up.

Mr. Johnston called to the chair.

Senate bill No. 386 was ordered to third reading by the following vote on division : Ayes 54, noes 18 ; read third time and failed to pass by the following vote :

AYES—Messrs.

Anderson,	Davidson,	Lynch,	Ross,
Armstrong,	Davis (Taney),	McCollum,	Rothwell,
Avery,	Denslow,	McIntyre,	Russell (N. Madrid),
Baughner,	Drabelle,	McKee,	Sachse,
Benner,	Dyer,	McPherson,	Sailor,
Bittinger,	Edgar,	Mahan,	Sawyer,
Bourn,	Ferguson,	Marsh,	Schoppenhorst,
Buckner,	Freeman,	Meriwether,	Schooler,
Calhoun,	Grubb,	Miller,	Short (Cole),
Cape,	Gurney,	Moore (Mississippi),	Short (Phelps),
Carroll,	Harrison,	Mortimer,	Stickney,
Cherrington,	Hart,	Old,	Tate,
Chinn,	Jenkins,	O'Reilly,	Temme,
Choate,	Julian,	Phipps,	Walton,
Coppedge,	Kyler,	Pritchett,	Warner,
Correll,	Lane,	Rohne,	Waymeyer—66.
Cox,	Leazenby,		

NOES—Messrs.

Arnett,	Griffiths,	Moore (Stone),	Spurgeon,
Atkins,	Hall,	Mueller,	Steel,
Best,	Hancock,	Pettijohn,	Swanger,
Breit,	Higbee,	Robertson,	Tubbs,
Burks,	Hinde,	Sartin,	Watson,
Fuson,	Johnston,	Schumacher,	Wetzel,
Gay,	Jones (Hickory),	Smith (Howell),	Young (Texas),
George,	Jones (Jackson),	Spencer (Douglas),	Mr. Speaker—35.
Gmelich,	Jones (Polk)	Spencer (St. L. City)	

Absent—Messrs.

Bennett,	DeReign,	Martin,	Pratte,
Bothwell,	Drum,	Middleton,	Sherrill,
Collins,	Gill,	Moran,	Smith (Buchanan),
Crisp,	Hammond,	O'Dell,	Tartar,
Daneri,	LeFavor,	Odneal,	Tatum,
Davison,	McKearly,	Porterfield,	Weaver—25.
Denny,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Fran.)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne)	Murray,	Pollock,	Shaw—5.
Melson,			

Senate bill No. 158, was taken up.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

SIR—I have the honor herewith to return to the House, with my approval indorsed thereon, the following House bills :

House bill No. 326, entitled

An act to repeal section 2603, article 2, chapter 42, Revised Statutes of 1889, relating to caboose on freight trains, and to enact a new section in lieu thereof, and to provide a penalty therefor ;

House bill No. 277, entitled

An act to amend section 34 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, with an emergency clause ;

House bill No. 244, entitled

An act to amend section 6427, of article 2, of chapter 97, Revised Statutes of 1889, relating to school lands ;

House bill No. 550, entitled

An act defining how coal mines on the room and pillar plan shall be worked, and providing penalties for violations of the provisions of this act, with an emergency clause ;

House bill No. 443, entitled

An act to amend section 5700 of chapter 88, article 3, of the Revised Statutes of the State of Missouri, 1889, relating to teachers to be employed in deaf and dumb schools ;

House bill No. 682, entitled

An act giving authority to the Railroad and Warehouse Commissioners to require railway companies whose tracks cross each other at grade to construct joint depots at such crossing ;

House bill No. 282, entitled

An act to amend sections 8252 and 8253 of article 5, chapter 153, of the Revised Statutes of 1889, entitled "Stenographers," and an emergency clause ;

Substitute for House bill No. 355, entitled

An act to repeal section 46 of an act to redistrict the State into judicial circuits, approved April 7, 1892, as amended by an act substituting a new section therefor, approved March 16, 1893, relating to judicial circuits and terms of courts, and to enact a new section in lieu thereof ;

House bill No. 625, entitled

An act to provide for the assessment and taxation of railway cars other than those which are the property of railroad companies, by amending article 8 of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding thereto eight new sections ;

House bill No. 411, entitled

An act to provide for the promotion and disbursement of a public school teachers' and administrative and clerical employes' pension and retirement fund in cities now or hereafter having a population of three hundred thousand inhabitants or more ;

House bill No. 516, entitled

An act to amend section 7 of an act of the General Assembly, approved March 31, 1893, entitled "An act to prevent corrupt practices in elections, to limit the expenses of candidates, to prescribe the duties of candidates and political committees, and provide penalties and remedies for violation of this act ;"

House bill No. 337, entitled

An act to repeal section 1682, article 6, chapter 30, of the Revised Statutes of the State of Missouri, 1889, and to enact a new section in lieu thereof to be known as section 1682, providing for the levy and collection of poll-tax in villages ;

House bill No. 434, entitled

An act to amend sections 25, 26 and 53 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," approved April 7, 1892 ; also, to repeal section 52 of said act and enact a new section in lieu thereof, to be known as section 52 ;

House bill No. 344, entitled

An act relating to "Fire insurance and forms of policies ;"

House bill No 537, entitled

An act authorizing boards of police to appoint a special policeman upon the recommendation of the Humane society in cities where such society is incorporated ;

House bill No. 652, entitled

An act to provide additional compensation for judges of circuit courts in all circuits composed of one county and having one judge ;

House bill No. 417, entitled

An act to amend section 8017 of chapter 143 of the Revised Statutes of Missouri of 1889, entitled "Schools ;"

House bill No. 610, entitled

An act to authorize recorders of deeds to administer oaths in matters relating to the duties of their office ;

House bill No. 672, entitled

An act to change the time of holding court in the Twenty-ninth judicial circuit, by the repeal of section 57 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892, and the enactment of a new section in lieu thereof.

Respectfully,

(Signed)

W. J. STONE, Governor.

Which was read.

Senate bill No. 158 was read third time, and was passed by the following vote :

AYES—Messrs.

Anderson,	Davis (Taney),	Julian,	Rothwell,
Armstrong,	Denslow,	Kyler,	Russell (N. Madrid),
Arnett,	Drabelle,	Leazenby,	Sachse,
Atkins,	Drum,	LeFavor,	Sartin,
Avery,	Dyer,	McCollum,	Sawyer,
Baughner,	Edgar,	McIntyre,	Schoppenhorst,
Benner,	Ferguson,	McPherson,	Schooler,
Best,	Freeman,	Mahan,	Schumacher,
Bittinger,	Fuson,	Marsh,	Short (Cole),
Bourn,	George,	Meriwether,	Short (Phelps),
Breit,	Gmelich,	Miller,	Smith (Howell),
Buckner,	Griffiths,	Moore (Mississippi),	Spencer (Douglas),
Burks,	Grubb,	Moore (Stone),	Spencer (St. L. City),
Cape,	Hall,	Mortimer,	Spurgeon,
Carroll,	Hancock,	Mueller,	Steel,
Cherrington,	Hart,	Odneal,	Swanger,
Chinn,	Higbee,	O'Reilly,	Tartar,
Collins,	Hinde,	Pettijohn,	Tate,
Coppedge,	Jenkins,	Pritchett,	Tubbs,
Cox,	Jones (Hickory),	Robertson,	Young (Texas)—83.
Davidson,	Jones (Polk),	Ross,	

NOES—Messrs.

Gay,	Temme,	Warner,	Waymeyer—5.
Johnston,			

Absent—Messrs.

Bennett,	Gill,	Middleton,	Sherrill.
Bothwell,	Gurney,	Moran,	Smith (Buchanan),
Calhoun,	Hammond,	O'Dell,	Stickney,
Choate,	Harrison,	Old,	Tatum,
Correll,	Jones (Jackson),	Phipps,	Walton,
Crisp,	Lane,	Porterfield,	Watson,
Daneri,	Lynch,	Pratt,	Weaver,
Davison,	McKearly,	Rohne,	Wetzel,
Denny,	McKee,	Sailor,	Mr. Speaker—33.
DeReign,	Martin,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St Fran.),
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Emergency clause of Senate bill No. 158 was adopted by the following vote :

AYES—Messrs.

Anderson,	Coppedge,	Grubb,	McKee,
Arnett,	Correll,	Gurney,	McPherson,
Avery,	Cox,	Hall,	Mahan,
Baughner,	Davidson,	Hammond,	Marsh,
Best,	Davis (Taney),	Hancock,	Martin,
Bittinger,	Denslow,	Harrison,	Meriwether,
Bothwell,	Drabelle,	Hart,	Miller,
Bourn,	Drum,	Higbee,	Moore (Mississippi),
Breit,	Dyer,	Jenkins,	Moore (Stone),
Buckner,	Edgar,	Johnston,	Moran,
Burks,	Ferguson,	Jones (Polk),	Mueller,
Cape,	Freeman,	Julian,	Odneal,
Carroll,	Fuson,	Kyler,	O'Reilly,
Cherrington,	George,	LeFavor,	Pettijohn,
Chinn,	Gmelich,	McCollum,	Phipps,
Collins,	Griffiths,	McIntyre,	Pritchett,

Robertson,	Sawyer,	Spencer (St. L City)	Tubbs,
Rohne,	Schoppenhorst,	Spurgeon,	Walton,
Ross,	Schooler,	Steel,	Warner,
Rothwell,	Schumacher,	Stickney,	Watson,
Russell (N. Madrid),	Short (Cole),	Swanger,	Waymeyer,
Sachse,	Short (Pheips),	Tartar,	Wetzel,
Sartin,	Spencer (Douglas),	Tatum,	Young (Texas)—92.

NOES—Messrs.

Calhoun,	Jones (Jackson),	Temme,	Mr. Speaker—5.
Jones (Hickory),			

Absent—Messrs.

Armstrong,	Denny,	Lynch,	Pratte,
Atkins,	DeReign,	McKearly,	Sailor,
Benner,	Gay,	Middleton,	Sberrill,
Bennett,	Gill,	Mortimer,	Smith (Buchanan),
Choate,	Hinde,	O'Dell,	Smith (Howell),
Crisp,	Lane,	Old,	Tate,
Daneri,	Leazenby,	Porterfield,	Weaver—29.
Davison,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 158 was agreed to.

Mr. Avery moved that the vote by which Senate bill No. 158 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Bothwell, from Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 407, entitled

An act to amend an act providing for the amount to be retained by circuit clerks and clerks of criminal courts in certain cities and counties,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 829, entitled

An act to amend article 5, chapter 153 of the Revised Statutes of Missouri 1889, concerning stenographers in courts having jurisdiction in cases of felony in cities of over 100,000 inhabitants, and to provide for the appointment of two stenographers where such courts have more than one division,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Senate bill No. 330 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Drum,	Kyler,	Russell (N. Madrid),
Arnett,	Edgar,	Leazenby,	Sachse,
Atkins,	Ferguson,	LeFavor,	Sartin,
Avery,	Freeman,	McCollum,	Sawyer,
Baughner,	Fuson,	McIntyre,	Schoppenhorst,
Best,	Gay,	McKee,	Schooler,
Bittinger,	George,	McPherson,	Short (Cole),
Bothwell,	Gmelich,	Mahan,	Short (Phelps),
Bourn,	Griffiths,	Marsh,	Spencer (Douglas),
Breit,	Grubb,	Martin,	Spencer (St. L. City),
Buckner,	Gurney,	Meriwether,	Spurgeon,
Burks,	Hall,	Miller,	Steel,
Calhoun,	Hammond,	Moore (Miss.),	Stickney,
Cape,	Hancock,	Moore (Stone),	Swanger,
Cherrington,	Harrison,	Moran,	Tartar,
Chinn,	Hart,	Mortimer,	Tate,
Choate,	Higbee,	Mueller,	Tatum,
Collins,	Hinde,	Odneal,	Tubbs,
Coppedge,	Jenkins,	O'Reilly,	Walton,
Correll,	Johnston,	Pettijohn,	Warner,
Cox,	Jones (Hickory),	Phipps,	Waymeyer,
Davidson,	Jones (Jackson),	Robertson,	Wetzel,
Denslow,	Jones (Polk),	Rohne,	Young (Texas),
Drabelle,	Julian,	Ross,	Mr. Speaker—96

NOES—None.

Absent—Messrs.

Armstrong,	Denny,	O'Dell,	Schumacher,
Benner,	DeReign,	Old,	Sherill,
Bennett,	Dyer,	Porterfield,	Smith (Buchanan),
Carroll,	Gill,	Pratte,	Smith (Howell),
Crisp,	Lane,	Pritchett,	Temme,
Daneri,	Lynech,	Rothwell,	Watson,
Davis (Taney),	McKearly,	Sailor,	Weaver—30.
Davison,	Middleton,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Fran.)—9.
Kasey,			

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 330 was agreed to.

Mr. Higbee moved that the vote by which Senate bill No. 330 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 7 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Anderson,	Collins,	Higbee,	Meriwether,
Arnett,	Coppedge,	Hinde,	Miller,
Atkins,	Correll,	Jenkins,	Moore (Miss.),
Best,	Davidson,	Johnston,	Moore (Stone),
Bittinger,	Denslow,	Jones (Hickory),	Mortimer,
Bourn,	Drum,	Jones (Jackson),	Mueller,
Breit,	Dyer,	Jones (Polk),	Odneal,
Buckner,	Freeman,	Julian,	O'Reilly,
Burks,	Fuson,	Kyler,	Pettijohn,
Calhoun,	Gay,	Leazenby,	Phipps,
Cape,	George,	McCollum,	Pritchett,
Carroll,	Gmelich,	McIntyre,	Robertson,
Cherrington,	Hall,	McKee,	Rohne,
Chinn,	Harrison,	Marsh,	Ross,
Choate,	Hart,	Martin,	Rothwell,

Russell (N. Madrid),	Short (Cole),	Swanger,	Warner,
Sachse,	Short (Pnelps),	Tartar,	Watson,
Sartin,	Smith (Howell),	Tate,	Waymeyer,
Sawyer,	Spencer (St. L. City),	Tatum,	Wetzel,
Schoppenhorst,	Steel,	Tubbs,	Young (Texas),
Schooler,	Stickney,	Walton,	Mr. Speaker—85.
Schumacher,			

NOES—None.

Absent—Messrs.

Armstrong,	Denny,	Hancock,	Old,
Avery,	DeReign,	Lane,	Porterfield,
Baughner,	Drabelle,	DeFavor,	Pratte,
Benner,	Edgar,	Lench,	Sailor,
Bennett,	Ferguson,	McKearly,	Sherrill,
Bothwell,	Gill,	McPaerson,	Smith (Buchanan),
Cox,	Griffiths,	Mahan,	Spencer (Douglas),
Crisp,	Grubb,	Middleton,	Spurgeon,
Daneri,	Gurney,	Moran,	Temme,
Davis (Taney),	Hammond,	O'Dell,	Weaver—41.
Davison,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Fran.)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 7 was agreed to.

Mr. Freeman moved that the vote by which Senate bill No. 7 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The Speaker resumed the chair.

Senate bill No. 342 was taken up.

Mr. Freeman offered the following amendment :

Amend Senate bill No. 342 by inserting between the word "commissioners" and the word "or," in the fifth line of section one (1) of said bill, the words, as follows: "Shall be appointed by the mayor of each of said cities, and all acts and parts of acts vesting said appointive power in the Governor of the State are hereby repealed, and said police commissioners ;"

Which was read and rejected by the following vote on division: Ayes 25, noes 28.

Mr. Hinde offered the following amendment :

Amend Senate bill No. 342 by striking out all of said bill after the enacting clause ;

Which was read.

Mr. Stickney moved to lay the amendment offered by Mr. Hinde on the table ;

Which was not agreed to by the following vote on division: Ayes 33, noes 35.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 573, entitled

An act to amend section 41, laws of Missouri, extra session 1892, relating to judicial circuits and terms of courts ;

With amendments Nos. 1, 2 and 3, which were agreed to.

Also, House bill No. 462, entitled

An act to repeal sections 2, 3, 6, 7 and 12 of an act entitled "An act to establish a criminal court in Buchanan county, and to provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five new sections in lieu thereof;

Also, House bill No. 79, entitled

An act to create a board of election commissioners in cities having over one hundred thousand inhabitants, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses, and providing for punishment thereof, prescribing penalties for violation of the provisions of this act, and abolishing the office of recorder of voters,

With amendment No. 1, which was amended by amendments Nos. 4, 5, 7, 8, 9, 11, 12, 13, 14, 15, 16, 18 and 19;

Which were agreed to, and amendment No. 1, as amended, agreed to, title amended and agreed to as amended.

On motion of Mr. Julian,

Senate bill No. 342 was postponed until 2 o'clock p. m. March 20, by the following vote on division: Ayes 57, noes 10.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 783, entitled

An act to amend section 1 of an act entitled "An act to prohibit the sale or purchase for shipment outside of the county where killed, any quail, pinnated grouse or prairie chickens, and providing penalties therefor, approved March 30, 1893, by adding thereto the words "deer or turkey;"

Also, House bill No. 473, entitled

An act to secure to each county, city, village and other municipal or public corporation adequate compensation for the occupation or use of its streets or other public lands by private companies, copartnerships, corporations or individuals;

Also, House bill No. 479, entitled

An act to protect and preserve the game fish and birds of Missouri from destruction, and to provide for the appointment of a game warden;

Also, House bill No. 515, entitled

Committee substitute for an act to enable four or more public school districts to consolidate and form a public central high school district, defining the qualification of the teacher and of the students for admission, and providing for the government of said school;

Also, House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54 of an act entitled 'an act to redistrict the State into judicial circuits and fix the terms of court therein,'" approved April 7, 1892, and to enact a new section in lieu thereof, approved March 31, 1893, and to enact a new section in lieu thereof,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

Committee substitute to House bill No. 515 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 479 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 473 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 783 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 825 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Freeman,

The House adjourned under the rules.

SIXTY-FOURTH DAY—WEDNESDAY, March 20, 1895.

House met pursuant to adjournment.

Mr. Speaker in the chair.

Prayer by the Rev. Sartin.

Journal of yesterday was read and approved.

Mr. Schooler offered the following concurrent resolution to adjourn *sine die*:

Be it resolved by the House of Representatives of the State of Missouri, the Senate concurring therein:

That the Thirty-eighth General Assembly of Missouri adjourn *sine die* on Friday, March 22, 1895, at 12 o'clock noon on said day.

Which was read, and, on motion of Mr. Mueller, was laid over informally.

Senate bill No. 48 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Choate,	Fuson,	Jones (Hickory),
Arnett,	Collins,	Gay,	Jones (Polk),
Atkins,	Coppedge,	George,	Kyler,
Avery,	Correll,	Gmelich,	Lane,
Baughner,	Davidson,	Griffiths,	Leazenby,
Benner,	Denslow,	Gurney,	LeFavor,
Best,	Drabelie,	Hall,	Lynch,
Burks,	Drum,	Hancock,	McCollum,
Calhoun,	Dyer,	Harrison,	McIntyre,
Cape,	Edgar,	Hart,	McKee,
Cherrington,	Ferguson,	Higbee,	Mahan,
Chinn,	Freeman,	Jenkins,	Marsh,

Martin,	Pettijohn,	Short (Phelps),	Tate,
Meriwether,	Pritenett,	Smith (Howell),	Temme,
Miller,	Rohne,	Spencer (Douglas),	Tubbs,
Moore (Stone),	Ross,	Spencer (St. L. City),	Walton,
Moran,	Sartin,	Spurgeon,	Watson,
Mueller,	Sawyer,	Steel,	Wetzel,
Odneal,	Schoppenhorst,	Swanger,	Young (Texas).
Old,	Schooler,	Tartar,	Mr. Speaker—82.
O'Reilly,	Short (Cole),		

NOES—None.

Absent—Messrs.

Armstrong,	Davis (Taney),	McKearly,	Russell (N. Madrid),
Bennett,	Davison,	McPherson,	Sachse,
Bittinger,	Denny,	Maddleton,	Sailor,
Bothwell,	DeReign,	Moore (Mississippi),	Schumacher,
Bourn,	Gill,	Mortimer,	Sherrill.
Breit,	Grubb,	O'Dell,	Smith (Buchanan).
Buckner,	Hammond,	Phipps,	Stickney,
Carroll,	Hinde,	Porterfield,	Tatum,
Cox,	Johnston,	Pratte,	Warner.
Crisp,	Jones (Jackson),	Robertson,	Waymeyer,
Daneri,	Julian,	Rothwell,	Weaver—44.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 48 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 48 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Drabelle moved to take up Senate bill No. 260, which was agreed to by the following vote on division: Ayes 46, noes 8.

Senate bill No. 260 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Drum,	Leazenby,	Rohne,
Arnett,	Dyer,	LeFavor,	Ross,
Atkins,	Edgar,	Lynech,	Sartin,
Avery,	Ferguson,	McCollum,	Sawyer,
Benner,	Freeman,	McIntyre,	Schooler.
Bittinger,	Fuson,	McKee,	Smith (Howell),
Bourn,	Gay,	McPherson,	Spencer (Douglas),
Buckner,	George,	Manan,	Spencer (St. L. City),
Burks,	Gmelich,	Marsh,	Spurgeon,
Cape,	Griffiths,	Martin,	Steel,
Cherrington,	Grubb,	Meriwether,	Swanger,
Chinn,	Hall,	Miller,	Tartar,
Choate,	Hancock,	Moore (Stone),	Tate,
Collins,	Harrison,	Moran,	Temme,
Coppedge,	Hart,	Mueller,	Tubbs,
Correll,	Higbee,	Odneal,	Walton,
Cox,	Johnston,	Old,	Watson,
Davidson,	Jones (Hickory),	O'Reilly,	Wetzel,
Denslow,	Kyler,	Porterfield,	Young (Texas)—79.
Drabelle,	Lane,	Pritchett,	

NOES—Messrs.

Best,	Jones (Polk)—2.
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Absent—Messrs.

Armstrong,	DeReign,	Mortimer,	Schumacher,
Baughner,	Gill,	O'Dell,	Sherrill,
Bennett,	Gurney,	Pettijohn,	Snort (Cole),
Bothwell,	Hammond,	Paipps,	Short (Phelps),
Breit,	Hinde,	Pratte,	Smith (Buchanan),
Calhoun,	Jenkins,	Robertson,	Stickney,
Carroll,	Jones (Jackson),	Rothwell,	Tatum,
Crisp,	Julian,	Russell (N. Madrid),	Warner,
Daneri,	McKearly,	Sachse,	Waymeyer,
Davis (Taney),	Middleton,	Sailor,	Weaver,
Davison,	Moore (Mississippi),	Schoppenhorst,	Mr. Speaker—45.
Denny,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sallinger,	Young (St. Fran.)
Kasey,			—9.

Sick—Mr. Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 260 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 260 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 53 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Davidson,	Johnston,	Sartin,
Armstrong,	Denslow,	Julian,	Sawyer,
Arnett,	Drabelle,	Kyler,	Schoppenhorst,
Avery,	Dyer,	Lane,	Schooler,
Benner,	Edgar,	LeFavor,	Short (Cole),
Bittinger,	Ferguson,	Lynch,	Short (Phelps),
Bothwell,	Freeman,	McCollum,	Spencer (St. L. City),
Bourn,	Fuson,	McIntyre,	Steel,
Breit,	Gay,	McKee,	Stickney,
Buckner,	George,	McPherson,	Swanger,
Cape,	Gmelich,	Marsh,	Tate,
Cherrington,	Grubb,	Martin,	Tatum,
Chinn,	Gurney,	Mariwether,	Temme,
Choate,	Hall,	Moran,	Walton,
Collins,	Hammond,	Old,	Warner,
Coppedge,	Harrison,	O'Reilly,	Wetzel,
Correll,	Hart,	Pettijohn,	Young (Texas),
Cox,	Higbee,	Pritchett,	Mr. Speaker—75.
Crisp,	Jenkins,	Rohne,	

NOES—Messrs.

Atkins,	Hancock,	Miller,	Spurgeon,
Baughner,	Jones (Hickory),	Moore (Stone),	Tartar,
Best,	Jones (Polk),	Mueller,	Tubbs,
Burks,	Leazenby,	Smith (Howell),	Watson,
Drum,	Mahan,	Spencer (Douglas),	Waymeyer—21.
Griffiths,			

Absent—Messrs.

Bennett,	Gill,	Odneal,	Russell (N. Madrid),
Calhoun,	Hinde,	Phipps,	Sachse,
Carroll,	Jones (Jackson),	Porterfield,	Sailor,
Daneri,	McKearly,	Pratte,	Schumacher,
Davis (Taney),	Middleton,	Robertson,	Sherrill,
Davison,	Moore (Mississippi),	Ross,	Smith (Buchanan),
Denny,	Mortimer,	Rothwell,	Weaver—30.
DeReign,	O'Dell,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Title to Senate bill No. 53 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 53 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 57 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Davis (Taney),	Jones (Polk),	Sawyer,
Arnett,	Denslow,	LeFavor,	Schoppenhorst,
Avery,	Drabelle,	McCollum,	Schooler,
Baughner,	Drum,	McIntyre,	Schumacher,
Benner,	Dyer,	McKee,	Short (Cole),
Bittinger,	Edgar,	McPherson	Short (Phelps),
Bothwell,	Ferguson,	Marsh,	Spencer (St. L. City)
Breit,	Freeman,	Meriwether,	Steel,
Buckner,	Fuson,	Miller,	Stickney,
Burks,	Gay,	Moore (Stone),	Swanger,
Cape,	George,	Moran,	Tartar,
Cherrington,	Gmelich,	Odneal,	Tate,
Chinn,	Griffiths,	Old,	Tatum,
Choate,	Hall,	O'Reilly,	Temme,
Collins,	Hancock,	Phipps,	Watson,
Coppedge,	Harrison,	Porterfield,	Waymeyer,
Correll,	Hart,	Rohne,	Wetzel,
Cox,	Higbee,	Ross,	Young (Texas),
Davidson,	Johnston,	Sartin,	Mr. Speaker—76.

NOES—Messrs.

Atkins,	Jones (Hickory),	Mahan,	Smith (Howell),
Best,	Leazenby,	Sachse,	Spurgeon—9.
Gurney,			

Absent—Messrs.

Anderson,	Gill,	McKearly,	Robertson,
Bennett,	Grubb,	Martin,	Rothwell,
Bourn,	Hammond,	Middleton,	Russell (N. Madrid),
Calhoun,	Hinde,	Moore (Mississippi),	Sailor,
Carroll,	Jenkins,	Mortimer,	Sherrill,
Crisp,	Jones (Jackson),	Mueller,	Smith (Buchanan),
Daneri,	Julian,	O'Dell,	Spencer (Douglas),
Davison,	Kyler,	Pettijohn,	Tubbs,
Denny,	Lane,	Pratte,	Walton,
DeReign,	Lynch,	Pritchett,	Warner—40.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold.
DeFord,	LeRoy,	Sullinger,	Young (St. Francois)
Kasey,			—9.

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 57 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which Senate bill No. 57 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 5 was taken up and placed at foot of calendar.

Senate bill No. 153 was taken up.

Mr. Spencer of St. Louis City called to the chair.

Senate bill No. 153 was read third time, and was passed by the following vote:

AYES—Messrs.

Avery,	Freeman,	McIntyre,	Schooler,
Best,	Fuson,	McKee,	Schumacher,
Bittinger,	Gay,	McPherson,	Short (Cole),
Bothwell,	George,	Meriwether,	Short (Phelps),
Breit,	Gmelich,	Miller,	Smith (Howell),
Burks,	Griffiths,	Moore (Stone),	Spencer (St. L city),
Cape,	Grubb,	Moran,	Steel,
Cherrington,	Hall,	Mueller,	Stickney,
Chinn,	Hancock,	Odneal,	Sullinger,
Choate,	Harrison,	Old,	Swanger,
Collins,	Higbee,	O'Reilly,	Tartar,
Coppedge,	Hinde,	Pettijohn,	Tate,
Cox,	Johnston,	Phipps,	Tatum,
Crisp,	Jones (Polk),	Porterfield,	Temme,
Davidson,	Julian,	Rohne,	Tubbs,
Denslow,	Kyler,	Ross,	Waymeyer,
Drum,	Lane,	Rothwell,	Wetzel,
Dyer,	Leazenby,	Sachse,	Young (Texas),
Edgar,	LeFavor,	Sartin,	Mr. Speaker—79.
Ferguson,	McCollum,	Sawyer,	

NOES—Messrs.

Atkins,	Gurney,	Jones (Hickory),	Spurgeon—7.
Calhoun,	Hart,	Schoppenhorst,	

Absent—Messrs.

Anderson,	Daneri,	Lynch,	Pritchett,
Armstrong,	Davis (Taney),	McKearly,	Robertson,
Arnett,	Davison,	Mahan,	Russell (N. Madrid)
Baughner,	Denny,	Marsh,	Sailor,
Benner,	DeReign,	Martin,	Sherrill,
Bennett,	Drabelle,	Middleton,	Smith (Buchanan),
Bourn,	Gill,	Moore (Mississippi),	Spencer (Douglas),
Buckner,	Hammond,	Mortimer,	Walton,
Carroll,	Jenkins,	O'Dell,	Warner,
Correll,	Jones (Jackson),	Pratte,	Watson—40.

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St Fran.)

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 153 was agreed to.

Mr. Crisp moved that the vote by which Senate bill No. 153 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 409 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Benner,	Buckner,	Chinn,
Armstrong,	Best,	Burks,	Choate,
Arnett,	Bittinger,	Calhoun,	Collins,
Atkins,	Bothwell,	Cape,	Coppedge,
Avery,	Bourn,	Carroll,	Correll,
Baughner,	Breit,	Cherrington,	Cox,

Crisp,	Higbee,	Meriwether,	Short (Phelps),
Davidson,	Hinde,	Miller,	Smith (Howell),
Denslow,	Jenkins,	Moore (Stone),	Spencer (Douglas),
Drabelle,	Johnston,	Moran,	Spencer (St. L. City),
Drum,	Jones (Hickory),	Mueller,	Spurgeon,
Dyer,	Jones (Jackson),	Odneal,	Steel,
Ferguson,	Jones (Polk),	Old,	Stickney,
Freeman,	Julian,	O'Reilly,	Sullinger,
Fuson,	Kyler,	Pettijohn,	Swanger,
Gay,	Lane,	Phipps,	Tartar,
George,	Leazenby,	Porterfield,	Tate,
Gmelich,	LeFavor,	Rohne,	Tatum,
Griffiths,	Lynch,	Ross,	Temme,
Grubb,	McCollum,	Sachse,	Thbbs,
Gurney,	McIntyre,	Sartin,	Warner,
Hall,	McKee,	Sawyer,	Watson,
Hammond,	McPherson,	Schoppenhorst,	Waymeyer,
Hancock,	Mahan,	Schooler,	Wetzel,
Harrison,	Marsh,	Schumacher,	Young (Texas),
Hart,	Martin,	Short (Cole),	Mr. Speaker—104.

NOES—None.

Absent—Messrs.

Bennett,	Edgar,	O'Dell,	Russell (N. Madrid),
Daneri,	Gill,	Pratte,	Sailor,
Davis (Faney),	McKearly,	Pritchett,	Sherrill.
Davison,	Middleton,	Robertson,	Smith (Buchanan),
Denny,	Moore (Miss.),	Rothwell,	Walton—22.
DeReign,	Mortimer,		

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St. Fran.),

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Mr. Weaver was reported sick.

Emergency clause to Senate bill No. 409 was adopted by the following vote :

A Y E S—Messrs.

Anderson,	Drabelle,	Lane,	Sawyer,
Armstrong,	Drum,	Leazenby,	Schoppenhorst,
Arnett,	Dyer,	LeFavor,	Schooler,
Atkins,	Edgar,	Lynch,	Schumacher,
Avery,	Ferguson,	McCollum,	Short (Cole),
Baughner,	Freeman,	McIntyre,	Short (Phelps),
Benner,	Fuson,	McKee,	Smith (Howell),
Best,	Gay,	McPherson,	Spencer (Douglas),
Bittinger,	George,	Mahan,	Spencer (St. L. City),
Bothwell,	Gmelich,	Marsh,	Spurgeon,
Bourn,	Griffiths,	Martin,	Steel,
Breit,	Grubb,	Meriwether,	Stickney,
Buckner,	Gurney,	Miller,	Sullinger,
Burks,	Hall,	Moore (Stone),	Swanger,
Calhoun,	Hammond,	Moran,	Tartar,
Cape,	Hancock,	Mueller,	Tate,
Carroll,	Harrison,	Odneal,	Tatum,
Cherrington,	Hart,	Old,	Temme,
Chinn,	Higbee,	O'Reilly,	Thbbs,
Collins,	Hinde,	Pettijohn,	Walton,
Coppedge,	Jenkins,	Phipps,	Warner,
Correll,	Johnston,	Porterfield,	Watson,
Cox,	Jones (Hickory),	Rohne,	Waymeyer,
Crisp,	Jones (Jackson),	Ross,	Wetzel,
Davidson,	Julian,	Russell (N. Madrid),	Young (Texas),
Denslow,	Kyler,	Sachse,	Mr. Speaker—104.

NOES—None.

Absent—Messrs.

Bennett,	DeReign,	Mortimer,	Rothwell,
Choate,	Gill,	O'Dell,	Sailor,
Daneri,	Jones (Polk),	Pratte,	Sartin,
Davis (Taney),	McKearlv,	Pritchett,	Sherrill,
Davison,	Middleton,	Robertson,	Smith (Buch'n)—22.
Denny,	Moore (Mississippi),		

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St Francois)

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6
Melson,	Pollock.		

Title to Senate bill No. 409 was agreed to.

Mr. Russell of Crawford moved that the vote by which Senate bill No. 409 passed be reconsidered, and the motion be laid on the table ; Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

Mr. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate the following resolution :

Resolved, That that the Senate insists upon its amendments to House bills Nos. 786, 787 and 798, being the appropriation bills.

Senate bill No. 370 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Drabelle.	Lane,	Schooler,
Arnett,	Drum,	Leazenby,	Schumacher,
Atkins,	Dyer,	LeFavor,	Short (Cole),
Avery,	Ferguson,	Lynch,	Short (Phelps),
Baughner,	Freeman,	McKee,	Smith (Howell),
Benner,	Fuson,	McPherson,	Spencer (Douglas),
Best,	Gay,	Meriwether,	Spencer (St. L. City),
Bittinger,	George,	Miller,	Steel,
Bothwell,	Gmelich,	Moore (Stone),	Stickney,
Breit,	Griffiths,	Moran,	Sullinger,
Burks,	Gurney,	Odneal,	Swanger,
Cape,	Hall,	O'Reilly,	Tartar,
Carroll,	Hancock,	Pettijohn,	Tate,
Cherrington,	Hart,	Phipps,	Temme,
Chinn,	Higbee,	Porterfield,	Tubbs,
Collins,	Hinde,	Rohne,	Walton,
Coppedge,	Johnston,	Ross,	Waymeyer,
Correll,	Jones (Hickory),	Russell (N. Madrid),	Wetzel,
Cox,	Jones (Polk),	Sachse,	Young (Texas),
Crisp,	Julian,	Sartin,	Mr. Speaker—83.
Denslow,	Kyler,	Sawyer,	

NOES—Messrs..

Edgar,	McCollum—2.
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Absent—Messrs.

Armstrong,	DeReign,	Marsh,	Robertson,
Bennett,	Gill,	Martin,	Rothwell,
Bourn,	Grubb,	Middleton,	Sailor,
Buckner,	Hammond,	Moore (Mississippi),	Schoppenhorst,
Calhoun,	Harrison,	Mortimer,	Sherrill,
Choate,	Jenkins,	Mueller,	Smith (Buchanan),
Daneri,	Jones (Jackson),	O'Dell,	Spurgeon,
Davidson,	McIntyre,	Old,	Tatum,
Davis (Taney),	McKearlv,	Pratte,	Warner,
Davison,	Mahan,	Pritchett,	Watson—41.
Denny,			

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)—8.

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 370 was agreed to.

Mr. Tartar moved that the vote by which Senate bill No. 370 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Murray was reported sick.

Senate bill No. 355 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Ferguson,	McKee,	Schumacher,
Armstrong,	Freeman,	McPherson,	Short (Cole).
Arnett,	Fuson,	Marsh,	Short (Phelps).
Atkins,	Gay,	Martin,	Smith (Howell).
Avery,	George,	Meriwether,	Spencer (Douglas).
Baughner,	Gmelich,	Miller,	Spencer (St. L. City).
Best,	Griffiths,	Moore (Stone),	Spurgeon,
Bittinger,	Gurney,	Moran,	Steel,
Breit,	Hall,	Mueller,	Stickney,
Buckner,	Hart,	Odneal,	Sullinger,
Burks,	Higbee,	O'Reilly,	Tartar,
Cape,	Hinde,	Pettijohn,	Tate,
Cherrington,	Johnston,	Phipps,	Temme,
Chinn,	Jones (Hickory),	Porterfield,	Tubbs,
Collins,	Jones (Jackson),	Rohne,	Walton,
Cox,	Jones (Polk),	Ross,	Warner,
Crisp,	Kyler,	Russell (N. Madrid),	Watson,
Denslow,	Leazenby,	Sachse,	Waymeyer,
Drabelle,	LeFavor,	Sartin,	Wetzel,
Drum,	Lynch,	Sawyer,	Young (Texas).
Dyer,	McCollum,	Schoppenhorst,	Mr. Speaker—87.
Edgar,	McIntyre,	Schooler,	

NOES—None.

Absent—Messrs.

Benner,	Davidson,	Jenkins,	Pratte,
Bennett,	Davis (Taney),	Julian,	Pritchett,
Bothwell,	Davison,	Lane,	Robertson,
Bourn,	Denny,	McKearly,	Rothwell,
Calhoun,	DeReign,	Mahan,	Sailor,
Carroll,	Gill,	Middleton,	Sherrill,
Choate,	Grubb,	Moore (Mississippi),	Smith (Buchanan),
Coppedge,	Hammond,	Mortimer,	Swager,
Correll,	Hancock,	O'Dell,	Tatum—39.
Daneri,	Harrison,	Old,	

Absent with leave—Messrs

Brock,	Kline,	Minnis,	Young (St. Fran.),
DeFord,	LeRoy,	Weinhold,	—8.
Kasey,			

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 355 was agreed to.

Mr. Walton moved that the vote by which Senate bill No. 355 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Senate bill No. 189 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Drum,	Kyler,	Rothwell,
Arnett,	Dyer,	Leazenby,	Russell (N. Madrid),
Avery,	Edgar,	LeFavor,	Sachse,
Baugner,	Ferguson,	Lynch,	Sartin,
Best,	Freeman,	McCollum,	Sawyer,
Bittinger,	Fuson,	McIntyre,	Schumacher,
Bothwell,	Gay,	McKee,	Short (Cole),
Breit,	George,	McPherson,	Smith (Howell),
Buckner,	Gmelich,	Mahan,	Spencer (Douglas),
Cape,	Griffiths,	Marsh,	Spencer (St. L. City)
Carroll,	Grubb,	Meriwether,	Stickney,
Cherrington,	Gurney,	Miller,	Sullinger,
Chinn,	Harrison,	Moore (Stone),	Tartar,
Coppedge,	Higbee,	Moran,	Tate,
Correll,	Hinde,	Odneal,	Temme,
Cox,	Jenkins,	O'Reilly,	Tubbs,
Crisp,	Johnston,	Pettijohn,	Walton,
Daneri,	Jones (Hickory),	Phipps,	Warner,
Davidson,	Jones (Jackson),	Porterfield,	Watson,
Denslow,	Jones (Polk),	Rohne,	Waymeyer,
Drabelle,	Julian,	Ross,	Wetzel—84.

NOES—Messrs.

Atkins,	Hall,	Mueller,	Schoppenhorst—6.
Benner,	Martin,		

Absent—Messrs.

Armstrong,	DeReign,	Moore (Mississippi),	Sherrill,
Bennett,	Gill,	Mortimer,	Short (Phelps),
Bourn,	Hammond,	O'Dell,	Smith (Buchanan),
Burks,	Hancock,	Old,	Steel,
Calhoun,	Hart,	Pratte,	Swanger,
Choate,	Lane,	Pritchett,	Tatum,
Collins,	LeRoy,	Robertson,	Young (St. Francois)
Davis (Taney),	McKearly,	Sailor,	Young (Texas),
Davison,	Middleton,	Schooler,	Mr. Speaker—37.
Denny,			

Absent with leave—Messrs.

Brock,	Kasey,	Minnis,	Weinhold—6.
DeFord,	Kline,		

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 189 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 189 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 191 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Burks,	Correll,	Freeman,
Arnett,	Calhoun,	Crisp,	Fuson,
Avery,	Cape,	Davidson,	Gay,
Baugher,	Carroll,	Denslow,	George,
Best,	Cherrington,	Drabelle,	Gmelich,
Bittinger,	Chinn,	Drum,	Griffith,
Bothwell,	Choate,	Dyer,	Grubb,
Breit,	Collins,	Ferguson,	Gurney,

Hancock,	McCollum,	Porterfield,	Spurgeon,
Harrison,	McIntyre,	Pritchett,	Steel,
Hart,	McKee,	Rohne,	Stickney,
Higbee,	McPherson,	Ross,	Sullinger,
Hinde,	Mahan,	Sachse,	Swanger,
Jenkins,	Marsh,	Sartin,	Tartar,
Johnston,	Meriwether,	Sawyer,	Tate,
Jones (Hickory),	Miller,	Schoppenhorst,	Tatum,
Jones (Jackson),	Moore (Stone),	Schooler,	Temme,
Jones (Polk),	Moran,	Schumacher,	Tubbs,
Julian,	Mortimer,	Short (Cole),	Walton,
Kyler,	Odneal,	Short (Phelps),	Warner,
Leazenby,	O'Reilly,	Smith (Howell),	Watson,
LeFavor,	Pettijohn,	Spencer (Douglas),	Waymeyer
Lynch,	Phipps,	Spencer (St L. City),	Wetzel—91.

NOES—Messrs.

Atkins,	Benner,	Hall,	Young (Texas)—4.
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Absent—Messrs.

Anderson,	Davison,	Martin,	Rothwell,
Bennett,	Denny,	Middleton,	Russell (N. Madrid),
Bourn,	DeReign,	Moore (Mississippi),	Sailor,
Buckner,	Edgar,	Mueller,	Sherrill,
Coppedge,	Gill,	O'Dell,	Smith (Buchanan),
Cox,	Hammond,	Old,	Wetzel,
Daueri,	Lane,	Pratte,	Mr. Speaker—81.
Davis (Taney),	McKearly,	Robertson,	

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold. —8.
DeFord,	Kline,	Minnis,	Young (St. Francois)

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 191 was agreed to.

Mr. Drabelle moved that the vote by which Senate bill No. 191 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Speaker resumed the chair.

Mr. Julian offered the following motion :

Move that the Committee on Mines and Mining be requested to report Senate substitute for Senate bills Nos. 81 and 185 to this House immediately ;

Which was read, and on motion of Mr. Bittinger, was laid on the table by the following vote—Messrs. Julian and Davidson demanding the ayes and noes :

AYES—Messrs.

Atkins,	Gmelich,	Leazenby,	Sawyer,
Baughner,	Griffiths,	LeFavor,	Spencer (St. L. City),
Benner,	Grubb,	Moore (Stone),	Spurgeon,
Best,	Gurney,	Moran,	Stickney,
Bittinger,	Hammond,	Mortimer,	Swanger,
Breit,	Hancock,	Mueller,	Tartar,
Calhoun,	Hart,	O'Reilly,	Tatum,
Cherrington,	Higbee,	Pettijohn,	Temme,
Denslow,	Johnston,	Phipps,	Warner,
Drum,	Jones (Hickory),	Porterfield,	Watson,
Dyer,	Jones (Jackson),	Rohne,	Waymeyer,
Edgar,	Jones (Polk),	Sachse,	Wetzel,
Freeman,	Lane,	Sartin,	Mr. Speaker—53.
Gay,			

NOES—Messrs.

Arnett,	Drabelle,	Marsh,	Schumacher,
Avery,	Ferguson,	Martin,	Short (Cole),
Bothwell,	Fuson,	Meriwether,	Short (Phelps),
Burks,	George,	Miller,	Smith (Howell),
Cape,	Hall,	Old,	Spencer (Douglas),
Chinn,	Harrison,	Pritchett,	Steel,
Choate,	Julian,	Ross,	Sullinger,
Collins,	Kyler,	Rothwell,	Tate,
Coppedge,	McCollum,	Russell (N. Madrid),	Tubbs,
Correll,	McIntyre,	Schoppenhorst,	Walton,
Cox,	McKee,	Schooler,	Young (Texas)—46.
Davidson,	Mahan,		

Absent—Messrs.

Anderson,	Daneri,	Jenkins,	Odneal,
Armstrong,	Davis (Taney),	Lynch,	Pratte,
Bennett,	Davison,	McKearly,	Robertson,
Bourn,	Denny,	McPherson,	Sailor,
Buckner,	DeReign,	Middleton,	Sherrill,
Carroll,	Gill,	Moore (Mississippi),	Smith (Buchanan),
Crisp,	Hinde,	O'Dell,	—27.

Absent with leave---Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)—8.

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

House bill No. 665 was taken up.

Senate amendments to House bill No. 665, as follows :

Amend section 1 by striking out the words "seventy-eight," in line 4 of the engrossed bill, and inserting in lieu thereof the words "eighty-three ;"

Amend section 2 by striking out the words "sixty-five," in line 4 of the engrossed bill, and inserting in lieu thereof the words "sixty-seven;"

Were taken up, read, and concurred in by the following vote :

A YES—Messrs.

Anderson,	Edgar,	McCollum,	Sachse,
Armstrong,	Ferguson,	McIntyre,	Sawyer,
Arnett,	Freeman,	McKee,	Schoppenhorst,
Avery,	Fuson,	McPherson,	Schooler,
Baughner,	Gay,	Mahan,	Schumacher,
Benner,	George,	Marsh,	Short (Cole),
Best,	Gmelch,	Martin,	Short (Phelps),
Bittinger,	Griffiths,	Meriwether,	Smith (Howell),
Bothwell,	Grubb,	Miller,	Steel,
Breit,	Hall,	Moran,	Stickney,
Burks,	Hancock,	Mortimer,	Sullinger,
Cape,	Harrison,	Mueller,	Swanger,
Cherrington,	Hart,	Odneal,	Tartar,
Chinn,	Higbee,	O'Reilly,	Tate,
Choate,	Jonnston,	Pettijohn,	Tatum,
Coppedge,	Jones (Jackson),	Phipps,	Temme,
Correll,	Jones (Polk),	Porterfield,	Tubbs,
Davidson,	Julian,	Pritchett,	Watson,
Denslow,	Kyler,	Rohne,	Waymeyer,
Drabelle,	Lane,	Ross,	Wetzel,
Drum,	LeFavor,	Russell (N. Madrid),	Mr. Speaker—86.
Dyer,	Lynch,		

NOES—Messrs.

Atkins,	Jones (Hickory),	Sartin,	Warner,
Calhoun,	Moore (Stone),	Spurgeon,	Young (Texas)—9.
Gurney,			

Absent—Messrs.

Bennett,	Davis (Taney),	Leazenby,	Rothwell,
Bourn,	Davison,	McKearly,	Sailor,
Buckner,	Denny,	Middleton,	Sherrill,
Carroll,	DeReign,	Moore (Miss.),	Smith (Buchanan),
Collins,	Gill,	O'Dell,	Spencer (Douglas),
Cox,	Hammond,	Old,	Spencer (St. L. City),
Crisp,	Hinde,	Pratte,	Walton—31.
Daneri,	Jenkins,	Robertson,	

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,	—8.
DeFord,	Kline,	Minnis,	Young (St. Francois)	

Sick—Messrs.

Davis (Wayne),	Murray,	Pollock,	Shaw—5.
Melson,			

Mr Weaver's name does not appear on this roll-call.

Mr. Martin, from the Committee on Agriculture, submitted the following report:

MR. SPEAKER: Your Committee on Agriculture, to which was referred Senate bill No. 354, entitled

An act to prevent the mutilation of horses,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Senate bill No. 175 was taken up.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has appointed the following Conference Committee, viz.:

For consideration of House bill No. 786—Senators Lancaster, Peers and Mott;

For House bill No. 787—Senators Baskett, Yeater and Kennish;

For House bill No. 798—Senators Lyman, Ballard and Seaber,

With the request that said committees act with like committees from the House.

Senate bill No. 175 was read third time and passed by the following vote:

AYES—Messrs.

Arnett,	Edgar,	Leazenby,	Russell (N. Madrid)
Atkins,	Ferguson,	LeFavor,	Sachse,
Avery,	Freeman,	Lynch,	Sartin,
Baughner,	Fuson,	McCollum,	Sawyer,
Benner,	George,	McIntyre,	Schoppenhorst,
Best,	Gmelich,	McKee,	Schooler,
Bittinger,	Griffiths,	McPherson,	Schumacher,
Bothwell,	Grubb,	Marsh,	Short (Cole),
Bourn,	Gurney,	Martin,	Spencer (Douglas),
Buckner,	Hall,	Meriwether,	Spencer (St. L. city)
Burks,	Hammond,	Miller,	Spurgeon,
Calhoun,	Hancock,	Moore (Stone),	Steel,
Cape,	Harrison,	Moran,	Stickney,
Cherrington,	Hart,	Mortimer,	Swanger,
Chinn,	Higbee,	Mueller,	Tartar,
Choate,	Hinde,	Odneal,	Tate,
Collins,	Jenking,	O'Reilly,	Temme,
Coppedge,	Johnston,	Pettijohn,	Walton,
Correll,	Jones (Hickory),	Porterfield,	Watson,
Crisp,	Jones (Jackson),	Pritchett,	Waymeyer,
Davidson,	Jones (Polk),	Rohne,	Wetzel,
Denslow,	Kyler,	Ross,	Young (Texas),
Drabelle,	Lane,	Rothwell,	Mr. Speaker—92.

NO—Mr. Drum—1.

Absent—Messrs.

Anderson,	Denny,	Middleton,	Sherrill,
Armstrong,	DeReign,	Moore (Mississippi),	Short (Phelps),
Bennett,	Dyer,	O'Dell,	Smith (Buc'n),
Breit,	Gay,	Old,	Smith (Howell),
Carroll,	Gill,	Phipps,	Sullinger,
Cox,	Julian,	Pratte,	Tatum,
Daneri,	McKearly,	Robertson,	Tubbs,
Davis (Taney),	Mahan,	Sailor,	Warner—33.
Davison,			

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,	—8.
DeFord,	Kline,	Minnis,	Young (St. Fran.)	

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 175 was agreed to.

Mr. Avery moved that the vote by which Senate bill No. 175 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Moran moved that the vote by which House bill No. 386 failed to pass be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Young of Texas requested to have journal to show that he intended to vote aye on Senate bill No. 189.

Mr. Speaker appointed the following Conference Committee on House bill No. 798 : Messrs. Tatum, Tubbs and Young of Texas. On House bill No. 786 : Messrs. Moore of Stone, Sullinger and Moran. On House bill No. 787 : Messrs. Drum, Hart and Arnett.

Mr. Drabelle moved to take from the table the motion to reconsider the vote by which Senate bill No. 386 failed to pass.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 632, entitled

An act to repeal section 8243 of chapter 161 of the Revised Statutes of the State of Missouri 1889, entitled "Townships;"

Also, House bill No. 820, entitled

An act to prevent horses from being entered under other than their true name, and to prevent fraud in racing, and providing a penalty therefor;

Also, House bill No. 303, entitled

An act to amend (section 11) section 4990 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees

for naturalization of foreigners, of Register of Lands of State, for duties of Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891,

On motion of Mr. Crisp,

The House took a recess until 2 o'clock p. m., by the following vote on division: Ayes 42, noes 32.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order.
Mr. Speaker in the chair.

The motion of Mr. Drabelle, pending at the hour of recess, to take from the table the motion to reconsider the vote by which Senate bill No. 386 failed to pass, was not agreed to by the following vote on division: Ayes 27, noes 32.

Senate bill No. 342, as special order, was taken up.

The pending amendment to Senate bill No. 342 was rejected.

Mr. Melson reported sick.

Mr. Julian offered the following amendment:

Amend Senate bill No. 342 by striking out all after the word "third," in line 45, and adding in lieu thereof the following: "Provided, that this shall take effect and be in force in such cities only when it has been submitted to a vote of the people of such city, and a majority voting at a regular or special election have declared in favor of it. This question shall be submitted at the first special or general city election held in such city after this act takes effect. All acts or parts of acts in conflict with this act are hereby repealed;"

Which was read and adopted.

Mr. Hinde offered the following amendment to Senate bill No. 342:

Amend Senate bill No. 342, by striking out all of section 1, down to and including line 6, and insert in lieu thereof the following:

Section 1. That in all cities, towns and villages, whether organized under general law or special charter, or under the provisions of section 16, of article 9, of the constitution of this State, where any officers of the peace are employed, the city council, police commissioner or board of police of such city, town or village are hereby authorized to make all such rules and regulations, not inconsistent with this act, as they may judge necessary for the appointment, uniforming, discipline, trial and government of the police, and for the relief and compensation of members of the police force injured in person or property in the discharge of their duty, and the families of the officers or men killed while in discharge of such duty; and whenever any person is employed by such board or city council as a policeman or officer of the peace, such employment shall be upon the following conditions.

Which was read.

Mr. Stickney moved to lay the amendment on the table, which was not agreed to by the following vote, Messrs. Julian and Hinde demanding the ayes and noes:

AYES—Messrs.

Best,	Jones (Hickory),	Mueller,	Smith (Howell),
Burks,	Jones (Jackson),	Pettijohn,	Spurgeon,
Choate,	Jones (Polk),	Rohne,	Stickney,
Denslow,	Leazenby,	Sachse,	Tatum,
Edgar,	Marsh,	Sartin,	Wemme,
Gay,	Martin,	Schumacher,	Watson,
Higbee,	Miller,	Short (Phelps),	Young (Texas)—30.
Hinde,	Moore (Stone),		

NOES—Messrs.

Armstrong,	Drum,	LeFavor,	Rothwell,
Atkins,	Dyer,	Lynch,	Russell (N. Madrid),
Avery,	Ferguson,	McCollum,	Sawyer,
Bittinger,	Freeman,	McIntyre,	Schoppenhorst,
Bourn,	Fuson,	McKee,	Short (Cole),
Breit,	George,	McPherson,	Spencer (Douglas),
Calhoun,	Gmelich,	Mahan,	Steel,
Cape,	Griffiths,	Meriwether,	Sullinger,
Carroll,	Grubb,	Moore (Mississippi),	Swanger,
Cherrington,	Gurney,	Moran,	Tartar,
Chinn,	Hall,	Mortimer,	Tate,
Collins,	Hancock,	Odneal,	Walton,
Coppedge,	Harrison,	O'Reilly,	Warner,
Correll,	Jenkins,	Phipps,	Waymeyer,
Davidson,	Julian,	Pritchett,	Wetzel,
Davis (Taney),	Kyler,	Robertson,	Mr. Speaker—67.
Drabelle,	Lane,	Ross,	

Absent—Messrs.

Anderson,	Crisp,	Hart,	Pratte,
Arnett,	Daneri,	Johnston,	Sailor,
Baughner,	Davison,	McKearly,	Schooler,
Benner,	Denny,	Middleton,	Sherrill,
Bennett,	DeReign,	O'Dell,	Smith (Buchanan),
Bothwell,	Gill,	Old,	Spencer (St. L. City),
Buckner,	Hammond,	Porterfield,	Tubbs—29.
Cox,			

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St. Fran.),

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

The amendment offered by Mr. Hinde was then rejected.

Senate bill No. 342, as amended, was read third time and passed by the following vote:

AYES—Messrs.

Armstrong,	Cox,	Hancock,	Moore (Mississippi),
Arnett,	Crisp,	Jenkins,	Moore (Stone),
Atkins,	Davidson,	Johnston,	Moran,
Avery,	Davis (Taney),	Jones (Hickory),	Mortimer,
Best,	Denslow,	Jones (Jackson),	Mueller,
Bittinger,	Drabelle,	Jones (Polk),	Odneal,
Bourn,	Drum,	Julian,	O'Reilly,
Breit,	Dyer,	Kyler,	Pettijohn,
Calhoun,	Edgar,	Lane,	Phipps,
Cape,	Ferguson,	Leazenby,	Porterfield,
Carroll,	Freeman,	LeFavor,	Pritchett,
Cherrington,	Fuson,	Lynch,	Robertson,
Chinn,	Gmelich,	McCollum,	Ross,
Choate,	Griffiths,	McIntyre,	Rothwell,
Collins,	Grubb,	Marsh,	Russell (N. Madrid),
Coppedge,	Gurney,	Meriwether,	Sachse,
Correll,	Hall,	Miller,	Sawyer.

Schooler,	Spencer (Douglas),	Swanger,	Warner,
Schumacher,	Spurgeon,	Tartar,	Waymeyer,
Short (Cole),	Steel,	Tate,	Wetzel,
Smith (Howell),	Sullinger,	Walton,	Mr. Speaker—84.

NOES—Messrs.

Burks,	Leazenby,	Short (Phelps),	Temme,
George,	Mahan,	Stickney,	Young (Texas)—9.
Hinde,			

Absent—Messrs.

Anderson,	DeReign,	McPherson,	Sartin,
Baughner,	Gay,	Martin,	Schoppenhorst,
Benner,	Gill,	Middleton,	Sherrill,
Bennett,	Hammond,	O'Dell,	Smith (Buchanan),
Bothwell,	Harrison,	Old,	Spencer (St. L. City)
Buckner,	Hart,	Pratte,	Tatum,
Daneri,	Higbee,	Rohne,	Tubbs,
Davison,	McKearly,	Sailor,	Watson—34.
Denny,	McKee,		

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)—8

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock.		

Mr. Leazenby is reported as voting both aye and no.

Mr. Julian offered the following amendment :

Amend the title to Senate bill No. 342 by adding after the word "Constitution" the following words: "and providing for submitting this act to a vote of the people ;"

Which was read and adopted.

Title to Senate bill No. 342, as amended, was agreed to.

Mr. Julian moved that the vote by which Senate bill No. 342 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate amendments to House bill No. 573, as follows :

Amendment No. 1 :

Amend House bill No. 573 by striking out the first six lines of the printed bill and inserting the following after the enacting clause :

That section 41 of an act of the General Assembly of the State of Missouri, entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," approved April 7, 1892, be and the same is hereby amended by striking out the word "fourth," in the second line of section 41, and by inserting in lieu thereof the word "third," and by striking out the word "second," in the third line of section 41, and by inserting the word "first" in lieu thereof ; so that said section, when amended, shall read as follows :

Amendment No. 2 :

Amend House bill No. 573 by inserting the word "Monday" between the words "fourth" and "in," in line 3 of section 1 of the printed bill ;

Amendment No. 3 :

Amend title to House bill No. 573 by striking out all of the title and insert in lieu thereof the following : "An act to amend section 41 of an act of the General Assembly of the State of Missouri, approved April 7, 1892, entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein,' and changing the time of holding the circuit courts in the counties of Gasconade and Osage,"

Were taken up and concurred in by the following vote :

AYES—Messrs.

Arnett,	Edgar,	McPherson,	Schoppenhorst,
Atkins,	Ferguson,	Mahan,	Schumacher,
Avery,	Fuson,	Marsh,	Short (Cole),
Benner,	Gay,	Martin,	Short (Phelps),
Best,	George,	Meriwether,	Smith (Howell),
Bittinger,	Gmelich,	Miller,	Spencer (Douglas),
Bourn,	Griffiths,	Moore (Mississippi),	Spencer (St. L. City),
Breit,	Grubb,	Moore (Stone),	Spurgeon,
Burks,	Gurney,	Moran,	Steel,
Calhoun,	Hall,	Mortimer,	Stickney,
Cape,	Hancock,	Odneal,	Swanger,
Cherrington,	Higbee,	O'Reilly,	Tartar,
Chinn,	Jenkins,	Pettijohn,	Tate,
Collins,	Jones (Hickory),	Robertson,	Tatum,
Coppedge,	Jones (Polk),	Rohne,	Walton,
Correll,	Julian,	Ross,	Warner,
Davidson,	Kyler,	Russell (N. Madrid),	Waymeyer,
Davis (Taney),	Leazenby,	Sachse,	Wetzel,
Denslow,	LeFavor,	Sartin,	Young (Texas),
Drum,	McCollum,	Sawyer,	Mr. Speaker—82.
Dyer,	McIntyre,		

NOES—None.

Absent—Messrs.

Anderson,	Davison,	Jones (Jackson),	Pratte,
Armstrong,	Denny,	Lane,	Pritchett,
Baughner,	DeReign,	Lynch,	Rothwell,
Bennett,	Drabelle,	McKearly,	Sailor,
Bothwell,	Freeman,	McKee,	Schooler,
Buckner,	Gill,	Middleton,	Sherrill,
Carroll,	Hammond,	Mueller,	Smith (Buchanan),
Choate,	Harrison,	O'Dell,	Sullinger,
Cox,	Hart,	Old,	Temme,
Crisp,	Hinde,	Phipps,	Tubbs,
Daneri,	Johnston,	Porterfield,	Watson—44.

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)—8

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Senate bill No. 315 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Gay,	Marsh,	Schumacher,
Benner,	Gmelich,	Meriwether,	Short (Cole),
Best,	Griffiths,	Miller,	Short (Phelps),
Bittinger,	Grubb,	Moore (Mississippi),	Smith (Howell),
Breit,	Gurney,	Moore (Stone),	Spencer (Douglas),
Burks,	Hall,	Moran,	Spencer (St. L. City),
Calhoun,	Hancock,	Mortimer,	Spurgeon,
Cape,	Higbee,	Odneal,	Stickney,
Cherrington,	Jenkins,	O'Reilly,	Swanger,
Chinn,	Jones (Hickory),	Pettijohn,	Tartar,
Collins,	Jones (Jackson),	Phipps,	Tate,
Coppedge,	Jones (Polk),	Pritchett,	Tatum,
Correll,	Julian,	Robertson,	Temme,
Davidson,	Kyler,	Ross,	Tubbs,
Davis (Taney),	Lane,	Rothwell,	Walton,
Denslow,	Leazenby,	Russell (N. Madrid),	Warner,
Dyer,	LeFavor,	Sachse,	Watson,
Edgar,	Lynch,	Sartin,	Waymeyer,
Ferguson,	McCollum,	Sawyer,	Wetzel,
Freeman,	McIntyre,	Schoppenhorst,	Mr. Speaker—83.
Fuson,	McPherson,		

NOES—None.

Absent—Messrs.

Anderson,	Cox,	Harrison,	Old,
Armstrong,	Crisp,	Hart,	Porterfield,
Atkins,	Daneri,	Hinde,	Pratte,
Avery,	Davison,	Johnston,	Rohne,
Baughner,	Denny,	McKearly,	Sailor,
Bennett,	DeReign,	McKee,	Schooler,
Bothwell,	Drabelle,	Mahan,	Sherrill,
Bourn,	Drum,	Martin,	Smith (Buchanan),
Buckner,	George,	Middleton,	Steel,
Carroll,	Gill,	Mueller,	Sullinger—43.
Choate,	Hammond,	O'Dell,	

Absent with leave—Messrs.

Brook,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)—8

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 315 was agreed to.

Mr. Grubb moved that the vote by which Senate bill No. 315 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Baughner reported sick.

Senate bill No. 205 was taken up and read third time.

On motion of Mr. McPherson, the vote by which Senate bill No. 205 was ordered to third reading was reconsidered.

On motion of Mr. McPherson, Senate bill No. 205 was passed informally.

Senate bill No. 408 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Armstrong,	Edgar,	LeFavor,	Sawyer,
Arnett,	Ferguson,	McCollum,	Schoppenhorst,
Atkins,	Fuson,	McIntyre,	Schumacher,
Avery,	Gay,	McKee,	Short (Cole),
Benner,	George,	Mahan,	Short (Phelps),
Best,	Gmelich,	Marsh,	Smith (Howell),
Bittinger,	Griffiths,	Miller,	Spencer (St. L. City),
Bothwell,	Grubb,	Moore (Mississippi),	Spurgeon,
Bourn,	Gurney,	Moore (Stone),	Steel,
Breit,	Hancock,	Moran,	Stickney,
Burks,	Harrison,	Odneal,	Swanger,
Calhoun,	Hart,	O'Reilly,	Tartar,
Cape,	Higbee,	Pettijohn,	Tate,
Cherrington,	Jenkins,	Phipps,	Tatum,,
Chinn,	Johnston,	Pritchett,	Tubbs,
Correll,	Jones (Hickory),	Robertson,	Warner,
Crisp,	Jones (Jackson),	Rohne,	Waymeyer,
Davison,	Jones (Polk),	Russell (N. Madrid),	Wetzel,
Denslow,	Kyler,	Sachse,	Young (Texas),
Drum,	Lane,	Sartin,	Mr. Speaker—82.
Dyer,	Leazenby,		

NOES—None.

Absent—Messrs.

Anderson,	Davison,	McKearly,	Ross,
Baughner,	Denny,	McPherson,	Rothwell,
Bennett,	DeReign,	Martin,	Sailor,
Buckner,	Drabelle,	Meriwether,	Schooler,
Carroll,	Freeman,	Middleton,	Sherrill,
Choate,	Gill,	Mortimer,	Smith (Buchanan),
Collins,	Hall,	Mueller,	Spencer (Douglas),
Coppedge,	Hammond,	O'Dell,	Sullinger,
Cox,	Hinde,	Old,	Temme,
Daneri,	Julian,	Porterfield,	Walton,
Davis (Taney),	Lynch,	Pratte,	Watson—44.

Absent with leave—Messrs.

Brock,
DeFord,

Kasey,
Kline,

LeRoy,
Minnis,

Weinhold,
Young (St. Fran.)—8.

Sick—Messrs.

Davis (Wayne),
Melson,

Murray,
Pollock,

Shaw,

Weaver—6.

Title to Senate bill No. 408 was agreed to.

Mr. McPherson moved that the vote by which Senate bill No. 408 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 171 was taken up.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 381, entitled

An act to amend section 7983, article 1, chapter 143, Revised Statutes of 1889, entitled "Public schools ;"

In which the concurrence of the House is respectfully requested.

Also, the Senate has taken up and passed House bill No. 123, entitled

An act to amend article 5, chapter 1 of the Revised Statutes of the State of Missouri, 1889, entitled "Collection and preservation of the estate," by adding a new section thereto, to be known as section 110a, to read as follows ;

Also, House bill No. 667, entitled

An act to amend sections 4, 6, 8 and 12 of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of the State of Missouri of 1889," approved March 27, 1891, relating to "Agriculture, State Board of—veterinary service ;"

Also, committee substitute for House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 162 of the Revised Statutes of the State of Missouri ;

Also, House bill No. 728, entitled

An act to provide for the payment of wages of labor in the lawful money of the United States ;

Also, House bill No. 379, entitled

An act to define the crime of train-robbing, and to provide a penalty therefor ;

Senate amendments Nos. 1, 2 and 3 agreed to ;

Also, House bill No. 335, entitled

"Justices of the peace in townships of 100,000 inhabitants and less than 300,000 inhabitants"—An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees, with emergency clause ;

The Senate has also taken up House amendment No. 1 to Senate bill No. 53 and concurred in the same ;

Also, House amendment to title of Senate bill No. 189, and title as amended agreed to.

The members of Conference committee on House bill No. 798 were granted leave to sit during the session of the House.

Senate bill No. 171 was read third time, and failed to pass by the following vote:

A Y E S—Messrs.

Anderson,	Drum,	Julian,	Ross,
Atkins,	Dyer,	LeFavor,	Russell (N. Madrid),
Avery,	Edgar,	Marsh,	Sartin,
Benner,	Freeman,	Martin,	Sebooler,
Best,	Fuson,	Meriwether,	Short (Cole),
Bittinger,	George,	Miller,	Spencer (Douglas),
Bothwell,	Grubb,	Moore (Stone),	Spencer (St. L. City)
Breit,	Hall,	Moran,	Spurgeon,
Burks,	Hancock,	Mueller,	Steel,
Calhoun,	Harrison,	Odneal,	Swanger,
Cherrington,	Higbee,	Pettijohn,	Tate,
Chinn,	Jenkins,	Porterfield,	Tatum,
Cox,	Jones (Hickory),	Robertson,	Wetzel,
Crisp,	Jones (Polk),	Rohne,	Mr. Speaker—57.
Davidson,			

N O E S—Messrs.

Armstrong,	Ferguson,	Mahan,	Short (Phelps),
Arnett,	Gmelich,	Moore (Mississippi),	Smith (Howell),
Cape,	Griffiths,	Mortimer,	Stickney,
Carroll,	Hinde,	O'Reilly,	Sullinger,
Choate,	Johnston,	Phipps,	Tartar,
Collins,	Kyler,	Pritchett,	Temme,
Coppedge,	Lynd,	Rothwell,	Walton,
Correll,	McCullum,	Sachse,	Warner,
Davis (Taney),	McIntyre,	Schoppenhorst,	Watson,
Denslow,	McPherson,	Schumacher,	Waymeyer—41.
Drabelle,			

Absent—Messrs.

Baughner,	DeReign,	Leazenby,	Pratte,
Bennett,	Gill,	LeRoy,	Sailor.
Bourn,	Gurney,	McKearly,	Sawyer,
Buckner,	Hammond,	McKee,	Sherrill,
Daneri,	Hart,	Middleton,	Smith (Buchanan),
Davison,	Jones (Jackson),	O'Dell,	'ubbs,
Denny,	Lane,	Old,	Young (Texas)—28.

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young St. Fran.),

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 137, entitled

An act in regard to aliens, and to restrict their rights to acquire and hold real and personal estate, and to provide for the disposition of the lands now owned by non-resident aliens,

With amendment No. 1;

Which was agreed to.

Title to House bill No. 137 amended, and agreed to as amended.

Mr. Rothwell moved that the vote by which Senate bill No. 171 failed to pass be reconsidered, and the motion be laid on the table ;

Which was agreed to by the following vote on division: Ayes 35, noes 32.

Senate bill No. 205 was taken up.

Mr. Drabelle offered the following amendment:

Amend Senate bill No. 205 by adding thereto after the title thereof an enacting clause, in the following words: "Be it enacted by the General Assembly of the State of Missouri, as follows ;"

Which was read.

Senate bill No. 272 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Conference committee on House bill No. 787 granted leave to sit during session of the House.

The amendment to Senate bill No. 205 offered by Mr. Drabelle was adopted.

Mr. Drabelle offered the following amendment:

Amend Senate bill No. 205 by adding thereto after the enacting clause an amending clause in the following words and figures:

SECTION 1. That section 4385, of article 13, chapter 48, Revised Statutes of Missouri, 1889, be and the same is hereby repealed and the following new section enacted in lieu thereof, to be known as section 4385:

Which was read and adopted.

Mr. Drabelle offered the following amendment:

Amend title to Senate bill No. 205 by striking out same and inserting in lieu thereof the following:

An act to repeal section 4385, article 13, chapter 48, Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, to be known as section 4385, relating to "Criminal law—practice and proceedings ;

Which was read and adopted.

Senate bill No. 205, as amended, was read third time, and passed by the following vote:

AYES—Messrs.

Atkins,	Fuson,	Mahan,	Short (Cole),
Avery,	George,	Marsh,	Short (Phelps),
Benner,	Gmelich,	Martin,	Smith (Howell),
Best,	Griffiths,	Miller,	Spencer (Douglas),
Bittinger,	Grubb,	Moran,	Spencer (St. L. City)
Brett,	Hall,	Mueller,	Spurgeon,
Burks,	Harrison,	Odneal,	Steel,
Calhoun,	Higbee,	Pettijohn,	Stickney,
Cape,	Johnston,	Paipps,	Sullinger,
Chinn,	Jones (Hickory),	Porterfield,	Tartar,
Choate,	Jones (Polk),	Robertson,	Tate,
Coppedge,	Julian,	Ross,	Temme,
Davidson,	Kyler,	Sache,	Walton,
Davis (Taney),	Lane,	Sartin,	Warner,
Denslow,	Leazenby,	Sawyer,	Watson,
Drabelle,	LeFavor,	Schoppenhorst,	Waymeyer,
Dyer,	Lynch,	Schooler,	Wetzel,
Ferguson,	McCollum,	Schumacher,	Mr. Speaker—74.
Freeman,	McPaerson,		

NO—Mr. Cherrington—1.

Absent—Messrs.

Anderson,	Daneri,	Jenkins,	Pratte,
Armstrong,	Davison,	Jones (Jackson),	Pritchett.
Arnett,	Denny,	McIntyre,	Rohne,
Baughner,	DeReign,	McKearly,	Rothwell,
Bennett,	Drum,	McKee,	Russell (N. Madrid),
Bothwell,	Edgar,	Meriwether,	Sailor,
Bourn,	Gay,	Middleton,	Sherrill.
Buckner,	Gill,	Moore (Mississippi),	Smith (Buchanan),
Carroll,	Gurney,	Moore (Stone),	Swanger,
Collins,	Hammond,	Mortimer,	Tatum,
Correll,	Hancock,	O'Dell,	Tubbs,
Cox,	Hart,	Old,	Young (Texas)—51.
Crisp,	Hinde,	O'Reilly,	

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,	—8.
DeFord,	Kline,	Minnis,	Young (St. Fran.)	

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 205 was agreed to.

Mr. McPherson moved that the vote by which Senate bill No. 205 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 281, entitled

An act to amend section 11 of an act entitled "An act to provide for the election of justices of the peace, clerks thereof and constables in cities which now have or may hereafter have a population of 300,000 inhabitants or more, and to define the jurisdiction of said justices and the practice in the courts thereof, and the duties of said justices, clerks and constables, and to fix the salaries and terms of office," approved April 23, 1891;

Emergency clause not adopted;

In which the concurrence of the House is respectfully requested.

Senate bill No. 288 was taken up.

House amendments Nos. 1 and 2 to Senate bill No. 288 were taken up, read and adopted.

Senate bill No. 288 was read third time and failed to pass by the following vote:

A YES—Messrs.

Arnett,	George,	Pettijohn,	Spurgeon,
Avery,	Higbee,	Porterfield,	Steel,
Bothwell,	Jenkins,	Robertson,	Sullinger,
Bourn,	Johnston,	Ross,	Swanger,
Breit,	Jones (Hickory),	Sachse,	Tartar,
Burks,	Jones (Jackson),	Sartin,	Tate,
Calhoun,	Jones (Polk),	Sawyer,	Tatum,
Cape,	Julian,	Schoppenhorst,	Temme,
Cherrington,	LeFavor,	Schumacher,	Walton,
Chinn,	McIntyre,	Short (Cole),	Watson,
Coppedge,	McKee,	Short (Phelps),	Waymeyer,
Correll,	Miller,	Smith (Howell),	Weitzel,
Davidson,	Moore (Stone),	Spencer (Douglas),	Young (Texas).
Drum,	Odneal,	Spencer (St. L. City),	Mr. Speaker—57.
Fuson,			

NOES—Messrs.

Benner,	Ferguson,	Kyler,	Meriwether,
Best,	Gmelich,	Lane,	Mortimer,
Carroll,	Griffiths,	Lynch,	Mueller,
Collins,	Gurney,	McCollum,	Phipps,
Cox,	Hall,	McPaerson,	Rohne,
Drabelle,	Harrison,	Mahan,	Schooler—27.
Dyer,	Hinde,	Martin,	

Absent—Messrs.

Anderson,	Davison,	Hart,	Pratte,
Armstrong,	Denny,	Leazenby,	Pritchett,
Atkins,	Denslow,	McKearly,	Rothwell,
Baughner,	DeReign,	Marsh,	Russell (N. Madrid),
Bennett,	Edgar,	Middleton,	Sailor,
Bittinger,	Freeman,	Moore (Miss.),	Sherrill,
Buckner,	Gay,	Moran,	Smith (Buchanan),
Choate,	Gill,	O'Dell,	Stickney,
Crisp,	Grubb,	Old,	Tubbs,
Daneri,	Hammond,	O'Reilly,	Warner—42.
Davis (Taney),	Hancock,		

Absent with leave—Messrs.

Brook,	Kasey,	LeRoy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St. Francis),

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Senate bill No. 243 was taken up and ordered to third reading by the following vote on division: Ayes 30, noes 25; and was read third time.

Mr. Higbee moved to reconsider the vote by which Senate bill No. 243 was ordered to third reading, which was not agreed to by the following vote on division: Ayes 23, noes 31.

On motion of Mr. Stickney,

Senate bill No. 243 was indefinitely postponed by the following vote on division: Ayes 50, noes 27.

Senate bill No. 322 was taken up and passed informally.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 278, entitled

An act to repeal section 7996, article 1, chapter 143, Revised Statutes of 1839, entitled "Contracts construed," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 209, entitled

An act for the correction of erroneous assessments upon personal property in cities of this State which now have or may hereafter have 300,000 inhabitants or more,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 220, entitled

An act amending "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecution in such cases," approved April 2, 1891, by repealing sections 3, 9 and 10 and by enacting new sections in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 282, entitled

An act to amend article 5, chapter 33, Revised Statutes, 1889 by repealing section 2095, and enacting a new section, to be known as section 2095,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 334, entitled

An act amending section 6849, Revised Statutes, concerning "Marriage and marriage license,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 326, entitled

An act providing for holding two terms of the Lewis county circuit court at the town of Canton, in said county, and prescribing jurisdiction thereof,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Senate bill No. 284 was taken up.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate conference committee appointed this forenoon to act with a like committee from the House to consider Senate amendments to House bill No. 798, have reported their inability to agree, and requested to be discharged.

Thereupon, their report was adopted, and the following new committee of three, consisting of Senators Morton, Dunn and Mott, were appointed to act with a like committee from the House to further consider Senate amendments to House bill No. 798.

Senate bill No. 284 was read third time.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled "County depositories," as amended by the act approved March 21, 1891;

Also, House joint and concurrent resolution No. 14, entitled Joint and concurrent resolution asking Congress for an appropriation for the improvement of the Gasconade river;

Also, House concurrent resolution No. 17, entitled

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof, relating to water-works, electric lights or other light plants and public sewers, in cities of thirty thousand inhabitants or less;

Also, House bill No. 572, entitled

An act to amend sections 367 and 368, article 2, chapter 5, Revised Statutes of Missouri, 1889, relating to "Animals restrained from running at large," by inserting the words "or sheep" after the word "swine" in said sections."

On motion of Mr. Davidson, the vote by which Senate bill No. 284 was ordered to third reading was reconsidered.

Mr. Spencer of St. Louis City offered the following amendment: Amend Senate bill No. 284 by adding in line 1, after the figure 9, the words and figures "of the Revised Statutes of Missouri, 1889;" Which was read and adopted.

Senate bill No. 284 was read third time and passed by the following vote:

AYES—Messrs.

Anderson,	Freeman,	LeFavor,	Sachse,
Armstrong,	Gay,	Lynch,	Sartin,
Avery,	George,	McCollum,	Schoppenhorst,
Benner,	Gmelich,	McIntyre,	Schooler,
Best,	Grubb,	McKee,	Schumacher,
Bittinger,	Gurney,	Martin,	Short (Cole),
Breit,	Hall,	Meriwether,	Short (Phelps),
Burks,	Hammond,	Miller,	Spencer (St. L. City),
Cherrington,	Hancock,	Moran,	Steel,
Chinn,	Harrison,	Mueller,	Stickney,
Choate,	Higbee,	Odneal,	Sullinger,
Coppedge,	Hinde,	O'Reilly,	Swanger,
Correll,	Jenkins,	Pettijohn,	Tatum,
Crisp,	Johnston,	Phipps,	Tubbs,
Davidson,	Jones (Hickory),	Porterfield,	Walton,
Davis (Taney),	Jones (Jackson),	Pritchett,	Warner,
Denslow,	Julian,	Robertson,	Watson,
Dyer,	Kyler,	Rohne,	Waymeyer,
Edgar,	Lane,	Ross,	Wetzel,
Ferguson,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—80.

NOES—Messrs.

Atkins,	Fuson,	Sawyer,	Tartar,
Calhoun,	Jones (Polk),	Smith (Howell),	Temme,
Cape,	Mahan,	Spurgeon,	Young (Texas)—14.
Collins,	Moore (Stone),		

Absent—Messrs.

Arnett,	Daneri,	Hart,	Old,
Baughner,	Davison,	McKearly,	Pratte,
Bennett,	Denny,	McPherson,	Rothwell,
Bothwell,	DeReign,	Marsh,	Sailor,
Bourn,	Drabelle,	Middleton,	Sherrill,
Buckner,	Dram,	Moore (Mississippi),	Smith (Buchanan),
Carroll,	Gill,	Mortimer,	Spencer (Douglas),
Cox,	Griffiths,	O'Dell,	Tate—32.

Absent with leave—Messrs.

Brock,	Kasey,	Leroy,	Weinhold, —8.
DeFord,	Kline,	Minnis,	Young (St. Fran.),

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Title to Senate bill No. 284 was agreed to.

Mr. Moran moved that the vote by which Senate bill No. 284 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Higbee, Senate bill No. 326 was placed on the calendar.

Senate amendments to House bill No. 379, as follows:

Amendment No. 1:

Amend by striking out in line 17 of section 1 of said bill the words "train robbery," and inserting the words "a felony;"

Amendment No. 2:

Amend title by striking out the words "to define," and inserting the words "in relation to;"

Amendment No. 3:

Amend section 1 of House bill No. 379 by striking out the following words: "Or shall assault any passenger, employe, agent or other person on said train, or connected therewith, with the intention of committing robbery;"

Were taken up and concurred in by the following vote:

AYES—Messrs.

Anderson,	Ferguson,	McCollum,	Short (Cole),
Armstrong,	Freeman,	McPherson,	Short (Pneips),
Avery,	Fuson,	Mahan,	Smith (Howell),
Benner,	Gay,	Martin,	Spencer (Doug.),
Best,	George,	Meriwether,	Spencer (St. L. City)
Bittinger,	Gmelich,	Miller,	Spurgeon,
Bothwell,	Grubb,	Moore (Stone),	Steel,
Bourn,	Gurney,	Moran,	Stickney,
Breit,	Hall,	Mueller,	Sullinger,
Burks,	Hancock,	Odneal,	Swanger,
Calhoun,	Harrison,	Pettijohn,	Tartar,
Cape,	Higbee,	Phipps,	Tate,
Cherrington,	Hinde,	Robertson,	Tatum,
Choate,	Jenkins,	Rohne,	Temme,
Correll,	Johnston,	Ross,	Tubbs,
Cox,	Jones (Hickory),	Russell (N. Madrid)	Walton,
Crisp,	Jones (Jackson),	Sachse,	Warner,
Davidson,	Julian,	Sartin,	Watson,
Davis (Taney),	Kyler,	Sawyer,	Waymeyer,
Denslow,	Lane,	Schoppenhorst,	Wetzel,
Drabelle,	Leazenby,	Schooler,	Young (Texas),
Dyer,	LeFavor,	Schumacher,	Mr. Speaker—90.
Edgar,	Lynch,		

NO—Mr. O'Reilly—1.

Absent—Messrs.

Arnett,	Daneri,	Jones (Polk),	Old,
Atkins,	Davison,	McIntyre,	Porterfield,
Baughner,	Denny,	McKearly,	Pratte,
Bennett,	DeReign,	McKee,	Pritchett,
Buckner,	Drum,	Marsh,	Rothwell,
Carroll,	Gill,	Middleton,	Sailor,
Chinn,	Griffiths,	Moore (Mississippi),	Sherrill,
Collins,	Hammond,	Mortimer,	Smith (Buchanan),
Coppedge,	Hart,	O'Dell,	—35.

Absent with leave—Messrs.

Brock,	Kasey,	LeRoy,	Weinhold,
DeFord,	Kline,	Minnis,	Young (St. Fran.)-8

Sick—Messrs.

Davis (Wayne),	Murray,	Shaw,	Weaver—6.
Melson,	Pollock,		

Mr. Gmelich, from the Committee on Municipal Corporations, submitted the following report:

MR. SPEAKER: Your Committee on Municipal Corporations, to which was referred Senate bill No. 343, entitled

An act to authorize the board of public improvements of any city in this State to audit and allow claims against such city for work done and materials furnished on any street or highway under a contract with such city, and to provide for the payment of such claims,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

On motion of Mr. Julian, Senate bill No. 343 was placed on the calendar.

Mr. Tubbs, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your Committee on Clerical Force, to whom was referred a resolution dispensing with the services of all committee clerks except on Accounts and Enrolled and Engrossed Bills, etc.,

Begs leave to report we have examined and investigated the same, and recommend that the services of all committee clerks be dispensed with from and after this date, except the clerks on Judiciary, Criminal Jurisprudence, Ways and Means, Education and Accounts, who shall act as clerks subject to the orders of the Committee on Clerical Force;

Which was read and adopted by the following vote on division: Ayes 31, noes 19.

On motion of Mr. Harrison,

The House took a recess until 7 o'clock p. m.

 EVENING SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 740, entitled

An act relating to free public libraries in cities containing over 300,000 inhabitants, appointment of directors, their term of office, vacancies, powers and reports, and granting power to such cities to pass ordinances and impose penalties for the protection of the property of such libraries ;

Also, House bill No. 820, entitled

An act to prevent horses from being entered under other than their true name, and to prevent fraud in racing, and providing a penalty therefor ;

Also, House bill No. 521, entitled

An act to amend article 15, chapter 42, of the Revised Statutes of the State of Missouri, entitled "Corporations, private," by adding a new section thereto, to be known as section 2914a, prohibiting directors paying officers, managers or superintendent unearned or unreasonable salaries ;

Also, House bill No. 665, entitled

Pay of 38th General Assembly—An act to appropriate money for the pay of mileage and per diem of the officers and members and the contingent expenses of the 38th General Assembly ;

Also, House bill No. 632, entitled

An act to repeal section 8423, of chapter 161, of the Revised Statutes of the State of Missouri of 1889, entitled "Townships ;"

Also, House substitute for House bills Nos. 70, 393 and 394, entitled

An act to regulate sections 1, 3, 6, 7, 9 and 10 of an act entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecutions in such cases," approved April 2, 1891, by repealing the 1st, 3d, 6th, 7th, 9th and 10th sections,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 632 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 665 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 820 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 521 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 740 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Substitute for House bills Nos. 70, 393 and 394 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 281, entitled

An act to amend section 11 of an act entitled "An act to provide for the election of justices of the peace, clerks thereof and constables, in cities which now have or may hereafter have a population of 300,000 inhabitants or more, and to define the jurisdiction of said justices and the practice in the courts thereof, and the duties of said justices, clerks and constables, and to fix the salaries and terms of office," approved April 23, 1891;

Was read first time.

On motion of Mr. Jones of Jackson,
The House adjourned under the rules.

SIXTY-FIFTH DAY—THURSDAY, March 21, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Jones.

Journal of yesterday read and approved.

Senate bill No. 353 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 326 was taken up.

On motion of Mr. Short of Phelps,

Senate bill No. 326 was indefinitely postponed, by the following vote on division: Ayes 51, noes 9.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 319, entitled

An act to repeal section 6796, of the Revised Statutes of 1889, entitled "Personal actions," and to enact a new section in lieu thereof;

Also, House bill No. 184, entitled

An act to amend an act entitled "An act to amend section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri," approved April 1, 1894, entitled "Schools—new districts;"

Also, House bill No. 773, entitled

An act to amend an act to repeal article 4, chapter 30, Revised Statutes of Missouri, 1889, with all amendments thereof, said article entitled "Cities of the third class," and to enact in lieu thereof a new article, providing for the government of cities of the third class, approved April 19, 1893, by adding a new section thereto to be numbered 126;

Emergency clause adopted;

Also, House bill No. 739, entitled

An act creating a commission to effect a sale of the property now occupied by the Missouri School for the Blind, to purchase a new site for that institution, and to contract for the erection of suitable buildings thereon, also appropriating money for the foregoing purposes,

Together with Senate amendments Nos. 1 and 2; emergency clause was not adopted.

Senate bill No. 200 was taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Armstrong,	DeReign,	Grubb,	O'Reilly,
Atkins,	Drum,	Gurney,	Phipps,
Burks,	Edgar,	Higbee,	Porterfield,
Choate,	Ferguson,	Martin,	Robertson,
Correll,	Fuson,	Moore (Stone),	Rohne,
Davidson,	Gmelich,	Moran,	Sachse,
Denny,	Griffiths,	Odneal,	Steel—28.

NOES—Messrs.

Avery,	Harrison,	Mueller,	Stickney,
Best,	Jones (Hickory),	Ross,	Swanger,
Cape,	Jones (Polk),	Sartin,	Tartar,
Carroll,	Julian,	Sawyer,	Tate,
Coppedge,	Kyler,	Schoppenhorst,	Tatum,
DeFord,	Leszenby,	Schooler,	Temme,
Denslow,	McCollum,	Schumacher,	Tabbs,
Dyer,	McIntyre,	Short (Cole),	Watson,
Gay,	McKee,	Short (Phelps),	Wetzel,
George,	McPherson,	Smith (Howell),	Young (Texas).
Hall,	Meriwether,	Spencer (Douglas),	Mr. Speaker—47.
Hancock,	Miller,	Spurgeon,	

Absent—Messrs.

Anderson,	Collins,	Jenkins,	Pratt,
Arnett,	Cox,	Johnston,	Pritchett,
Benner,	Crisp,	Jones (Jackson),	Rothwell,
Bennett,	Daneri,	Lane,	Russell (N. Madrid),
Bittinger,	Davis (Taney),	LeFavor,	Sailor,
Bothwell,	Davison,	Lynch,	Sherrill,
Bourn,	Drabelle,	McKearly,	Smith (Buchanan),
Breit,	Freeman,	Mahan,	Sullinger,
Buckner,	Gill,	Marsh,	Walton,
Calhoun,	Hammond,	Moore (Mississippi),	Warner,
Cherrington,	Hart,	Mortimer,	Waymeyer—47.
Chinn,	Hinde,	O'Dell,	

Absent with leave—Messrs.

Brock,	LeRoy,	Pettijohn,	Weinhold,
Kasey,	Minnis,	Spencer (St. L. City)	Young, (St. Fran.),
Kline,	Old,		—10.

Sick—Messrs.

Baughar,	Melson,	Murray,	Shaw,
Davis (Wayne),	Middleton,	Pollock,	Weaver—8.

Messrs. Middleton, Davis of Wayne and Baughar reported sick.

Mr. Old granted leave of absence.

Mr. Spencer of St. Louis City granted leave of absence for one day.

Messrs. Tatum, Tabbs and Young of Texas, of the Conference committee on House bill No. 798, submitted the following report :

MR. SPEAKER: Your Committee appointed to represent the House in the Committee on conference of the Senate and House, regarding the difference between the Senate and House on the Senate amendments to House bill No. 798,

Beg leave to report that they have performed their duty to the best of their ability, but can only report disagreement of the Conference Committee upon the matters considered ;

Which was read.

The Speaker appointed Messrs. Higbee, Grubb and Cox as members of the new Conference committee on House bill No. 798.

Senate bill No. 174 was taken up.

Mr. Short of Phelps offered the following amendment :

Amend Senate bill No. 174 by adding between the words "send" and "children," in the 8th and 30th lines, the words "his or her ;"

Which was read and adopted.

Messrs. Pettijohn, Tate and Choate granted leave of absence for two hours.

Senate bill No. 174, as amended, was read third time, and passed by the following vote :

A YES—Messrs.

Arnett,	Dyer,	McCollum,	Schoppenhorst,
Atkins,	Edgar,	McIntyre,	Schooler,
Avery,	Fuson,	McKee,	Schumacher,
Best,	Gay,	McPherson,	Short (Cole),
Bittinger,	George,	Mahan,	Short (Phelps),
Breit,	Griffiths,	Miller,	Smith (Howell),
Calhoun,	Grubb,	Moore (Stone),	Spencer (Douglas),
Cape,	Gurney,	Moran,	Spurgeon,
Carroll,	Hammond,	Mueller,	Steel,
Chinn,	Hancock,	O'Reilly,	Stickney,
Collins,	Harrison,	Phipps,	Swanger,
Coppedge,	Higbee,	Porterfield,	Tartar,
Correll,	Jones (Hickory),	Robertson,	Tubbs,
Davidson,	Jones (Polk),	Ross,	Watson,
DeFord,	Julian,	Sachse,	Waymeyer,
Denny,	Kyler,	Sailor,	Wetzel,
Denslow,	Leazenby,	Sartin,	Young (Texas),
DeReign,	LeFavor,	Sawyer,	Mr. Speaker—73.
Drum,			

NOES—Messrs.

Burks,	Hall,	Odneal,	Temme—5.
Drabelle,			

Absent—Messrs.

Anderson,	Davis (Taney),	Lane,	Pritchett,
Armstrong,	Davison,	Lynch,	Rohne,
Benner,	Ferguson,	McKearly,	Rothwell,
Bennett,	Freeman,	Marsh,	Russell (N. Madrid),
Bothwell,	Gill,	Martin,	Sherrill,
Bourn,	Gmelich,	Meriwether,	Smith (Buchanan),
Buckner,	Hart,	Moore (Mississippi),	Sullinger,
Cherrington,	Hinde,	Mortimer,	Tatum,
Cox,	Jenkins,	O'Dell,	Walton,
Crisp,	Johnston,	Pratte,	Warner—42.
Daneri,	Jones (Jackson),		

Absent with leave—Messrs.

Brock,	Kline,	Old,	Weinhold,
Choate,	LeRoy,	Pettijohn,	Tate, —12.
Kasey,	Minnis,	Spencer (St.L. City),	Young (St.Francois)

Sick—Messrs.

Baughar,	Melson,	Murray,	Shaw,
Davis (Wayne),	Middleton,	Pollock,	Weaver—8.

Title to Senate bill No. 174 was agreed to.

Mr. LeFavor moved that the vote by which Senate bill No. 174 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Conference committee on House bill No. 798 was granted leave to sit during session of House.

Senate bill No. 233 was taken up.

Conference committee on House bill No. 786 was granted leave to sit during the session of the House.

Mr. Denslow offered the following amendment to Senate bill No. 233:

Amend engrossed Senate bill No. 233, line 12, section 7077, by striking out the words "or powder," after the words "strong" and before the word "boxes," in said line;

Which was read and rejected.

Senate bill No. 117 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 233 was read third time and was passed by the following vote:

A YES—Messrs.

Armstrong,	Drum,	LeFavor,	Sartin,
Arnett,	Dyer,	Lynch,	Sawyer,
Atkins,	Edgar,	McCollum,	Schoppenhorst,
Avery,	Ferguson,	McIntyre,	Schooler,
Best,	Freeman,	McKee,	Schumacher,
Bittinger,	Fuson,	McPherson,	Short (Cole),
Burks,	Gay,	Mahan,	Short (Phelps),
Calhoun,	George,	Marsh,	Smith (Howell),
Cape,	Gmelich,	Meriwether,	Spencer (Douglas),
Carroll,	Griffiths,	Miller,	Spurgeon,
Cherrington,	Gurney,	Moore (Mississippi),	Steel,
Chinn,	Hall,	Mueller,	Stickney,
Collins,	Harrison,	Odneal,	Swanger,
Coppedge,	Hart,	O'Reilly,	Tartar,
Correll,	Johnston,	Phipps,	Tatum,
Davidson,	Jones (Hickory),	Robertson,	Walton,
DeFord,	Jones (Jackson),	Rohne,	Watson,
Denny,	Jones (Polk),	Ross,	Waymeyer,
Denslow,	Kyler,	Rothwell,	Wetzel,
DeReign,	Lane,	Sachse,	Young (Texas),
Drabelle,	Leazenby,	Sailor,	Mr. Speaker—84.

NO—Mr. Anderson—1.

Absent—Messrs.

Benner,	Davis (Taney),	Julian,	Pritchett,
Bennett,	Davison,	McKearly,	Russell (N. Madrid),
Bothwell,	Gill,	Martin,	Sherrill,
Bourn,	Grubb,	Moore (Stone),	Smith (Buchanan),
Breit,	Hammond,	Moran,	Sullinger,
Buckner,	Hancock,	Mortimer,	Temme,
Cox,	Higbee,	O'Dell,	Tubbs,
Crisp,	Hinde,	Porterfield,	Warner—35.
Daneri,	Jenkins,	Pratte,	

Absent with leave—Messrs.

Brock,	Kline,	Old,	Tate,
Choate,	LeRoy,	Pettijohn,	Weinhold,
Kasey,	Minnis,	Spencer (St. L. City),	Young (St. Franc.)—12

Sick—Messrs.

Baughner,	Melson,	Murray,	Shaw,
Davis (Wayne),	Middleton,	Pollock,	Weaver—8.

Title to Senate bill No. 233 was agreed to.

Mr. McKee moved that the vote by which Senate bill No. 233 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 187 was taken up.

Mr. Freeman moved to indefinitely postpone Senate bill No. 187.

Mr. Stickney moved the previous question ;

Which was agreed to.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 781, entitled

An act concerning primary elections in cities now having and hereafter having one hundred thousand inhabitants or more.

Messrs. Swanger and Griffiths demanded the ayes and noes on motion to indefinitely postpone Senate bill No. 187, and it was agreed to by the following vote :

AYES—Messrs.

Atkins,	Freeman,	McPherson,	Short (Phelps),
Benner,	Gmelich,	Mahan,	Smith (Howell),
Best,	Gurney,	Martin,	Spencer (Douglas),
Bittinger,	Hall,	Moran,	Spurgeon,
Breit,	Hammond,	Odneal,	Steel,
Calhoun,	Harrison,	Phipps,	Stickney,
Carroll,	Hart,	Porterfield,	Temme,
Cherrington,	Hinde,	Robertson,	Tubbs,
Collins,	Jones (Hickory),	Rohne,	Walton,
DeFord,	Jones (Jackson),	Sachse,	Warner,
Denny,	Jones (Polk),	Sailor,	Watson,
Denslow,	Kyler,	Sartin,	Waymeyer,
Drum,	Leazenby,	Schoppenhorst,	Wetzel,
Dyer,	Lynch,	Schumacher,	Mr. Speaker—56.

NOES—Messrs.

Anderson,	Crisp,	Hancock,	Moore (Mississippi),
Armstrong,	Davidson,	Johnston,	Mueller,
Arnett,	DeReign,	Lane,	Ross,
Avery,	Drabelle,	LeFavor,	Sawyer,
Bothwell,	Edgar,	McCollum,	Schooler,
Bourr,	Ferguson,	McIntyre,	Short (Cole),
Burks,	Fuson,	McKee,	Swanger,
Cape,	Gay,	Marsh,	Tartar,
Chinn,	George,	Meriwether,	Tatum,
Coppedge,	Griffiths,	Miller,	Young (Texas)—41.
Correll,			

Absent—Messrs.

Bennett,	Gill,	Moore (Stone),	Rothwell,
Buckner,	Grubb,	Mortimer,	Russell (N. Madrid),
Cox,	Higbee,	O'Dell,	Sherrill,
Daneri,	Jenkins,	O'Reilly,	Smith (Buchanan),
Davis (Taney),	Julian,	Pratte,	Sullinger—23.
Davison,	McKearly,	Pritchett,	

Absent with leave—Messrs.

Brock,	Kline,	Old,	Tate,
Choate,	LeRoy,	Pettijohn,	Weinhold, —12.
Kasey,	Minnis,	Spencer (St. L. City),	Young (St. Francois)

Sick—Messrs.

Baughner,	Melson,	Murray,	Shaw,
Davis (Wayne),	Middleton,	Pollock,	Weaver—8.

On motion of Mr. Julian, the rules were suspended and Senate bill No. 343 was taken up by the following vote on division: Ayes 23, noes 16.

Mr. Julian offered the following amendment :

Amend Senate bill No. 343 by striking out of line 1, section 3, all the words between the words "lawful" and "the," and insert in lieu thereof the word "for ;"

Which was read and adopted by the following vote on division :
Ayes 22, noes 15.

Mr. Julian offered the following amendment :

Amend Senate bill No. 343 by striking out the words between the words "lawful" and "the," in line 1, section 4, and insert in lieu thereof the word "for ;"

Which was read and adopted.

Mr. Tatum offered the following amendment :

Amend Senate bill No. 343 by striking out section 5 ;

Which was read.

On motion of Mr. Harrison, the amendment was laid on the table by the following vote on division : Ayes 36, noes 12.

Mr. Julian moved to take the amendment from the table ;

Which was not agreed to.

Senate amendments to House bill No. 79 were taken up.

Mr. Drabelle raised the point of order that Senate amendments for House bill No. 79, by the nature of the heading of the printed bill, were not properly before the House.

The Speaker ruled the point of order was not well taken.

Mr. Drabelle appealed from the decision of the Chair. The decision of the Chair was sustained by the following vote :

AYES—Messrs.

Benner,	Gmelich,	Martin,	Short (Phelps),
Best,	Griffiths,	Miller,	Spencer (Douglas),
Bittinger,	Gurney,	Moore of Stone,	Spurgeon,
Bothwell,	Hammond,	Moran,	Steel,
Breit,	Hancock,	Mueller,	Stickney,
Calhoun,	Harrison,	Odneal,	Swanger,
Cherrington,	Hart,	Pettijohn,	Tartar,
Davidson,	Hinde,	Phipps,	Tatum,
DeFord,	Johnston,	Robertson,	Temme,
Denny,	Jones (Hickory),	Rohne,	Tubbs,
Denslow,	Jones (Jackson),	Sachse,	Walton,
Drum,	Jones (Polk),	Sailor,	Warner,
Dyer,	Leazenby,	Sartin,	Watson,
Edgar,	LeFavor,	Sawyer,	Waymeyer,
Freeman,	McPherson,	Schoppenhorst,	Wetzel,
Gay,	Mahan,	Schumacher,	Young (Texas)—64.

NOES—Messrs.

Anderson,	Correll,	Kyler,	Mariwether,
Avery,	DeReign,	Lane,	O'Reilly,
Burks,	Drabelle,	Lynch,	Rothwell,
Cape,	Hall,	McCollum,	Schooler,
Chinn,	Jenkins,	McIntyre,	Sullinger,
Cnoate,	Julian,	McKee,	Tate—25.
Collins,			

Absent—Messrs.

Armstrong,	Crisp,	Higbee,	Pritchett,
Arnett,	Daneri,	McKearlv,	Ross,
Atkins,	Davis (Taney),	Moore (Miss.),	Russell (N. Madrid),
Bennett,	Davison,	Mortimer,	Sherrill,
Bourn,	Ferguson,	O'Dell,	Short (Cole),
Buckner,	Fuson,	O'Reilly,	Smith (Buchanan),
Carroll,	George,	Porterfield,	Smith (Howell),
Coppedge,	Gill,	Pratte,	Mr. Speaker—34.
Cox,	Grubb,		

Absent with leave—Messrs.

Brock,	LeRoy,	Old,	Weinhold,
Kasey,	Minnis,	Spencer (St. L. City),	Young (St. Francois)
Kline,			—9.

Sick—Messrs.

Baugh,	Melson,	Murray,	Shaw,
Davis (Wayne),	Middleton,	Pollock,	Weaver—3.

Senate bill No. 23 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 191 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 7 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 158 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 330 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 98 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, in open session, as prescribed by section 32 of the Constitution.

Senate bill No. 260 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 314 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 26 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

The House then took recess until 3 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order.
Mr. Bittinger in the chair.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

Committee substitute for House bill No. 551, entitled

An act to amend chapter 160, Revised Statutes of Missouri 1889, relating to thistles, by adding to sections 8415, 8416 and 8418, after the word "Canada," wherever it occurs in said sections, the words "or Scotch,"

With Senate amendments Nos. 1 and 2, which were adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 626, entitled

An act to amend section 6296 of article 7 of chapter 94, Revised Statutes of Missouri, 1889, entitled "Judgments and their incidents;"

Also, House bill No. 821, entitled

An act to provide for the investigation of county contracts and their reformation by circuit courts, on the petition of fifty or more resident tax-payers of the county ;

Also, House bill No. 533, entitled

An act to punish the falsely marking or stamping of the karat in any article of merchandise, gold or solid gold, and to prohibit the manufacture and sale thereof.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

I have the honor herewith to return to the House of Representatives the following House bills, with my approval indorsed thereon :

House bill No. 508, entitled

An act to exempt town mutual fire and lightning, and tornado, wind-storm or cyclone insurance companies from the provisions of chapter 89, Revised Statutes of Missouri, entitled "Insurance," and providing for the incorporation of the same, with an emergency clause.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

I have the honor to return to the House, with my approval indorsed thereon,

House bill No. 206, entitled

An act to amend an act entitled "An act to amend chapter 101, of the Revised Statutes of Missouri," approved March 27, 1893, entitled "Levees."

I have approved this bill with much hesitation because of its form, but out of deference to the urgent desire of southeastern members that I should do so, I return it with my approval.

On motion of Mr. Russell of Crawford, the further consideration of Senate amendments of House bill No. 79 was informally passed by the following vote on division: Ayes 57, noes 38.

Mr. Davidson moved to take up Senate amendments to House bill No. 79 for concurrence.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 774, entitled

An act to amend section 5176, chapter 70, of the Revised Statutes of 1889, entitled "Mortgages, etc., of personalty invalid unless recorded," by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property.

The motion to take up Senate amendments to House bill No. 79 was not agreed to by the following vote on division: Ayes 37, noes 45.

Mr. Higbee, from the Committee on conference, submitted the following report:

MR. SPEAKER: Your Committee on conference, to which was referred Senate amendments to House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Res leave to submit the following report:

We agree that the Senate recede from amendments Nos. 1, 3, 6, 11, 13, 20 and 22; that the House concur in Senate amendments Nos. 2, 4, 4a, 7, 9, 10, 12, 15, 18 and 19.

That Senate amendment No. 5 be amended to read as follows: Amend section 14, of House bill No. 798, by striking out of line 7 of said section the words and figures "four thousand dollars (\$4000)." and substitute in lieu thereof the words and figures "seven thousand dollars (\$7000)," and by striking out all after the word "all," in line 10 of said section, and substitute in lieu thereof "fifteen thousand seven hundred dollars (\$15,700)."

That Senate amendment No. 8 be amended to read as follows: Amend section 28 of House bill No. 798, by striking out all of line 3 of said section, and inserting in lieu thereof the following: "three hundred dollars (\$300)."

That Senate amendment No. 17 be amended to read as follows: Amend section 15 by striking out the words and figures "fourteen thousand dollars (\$14,000)," in line 6, and insert in lieu thereof the words and figures "sixteen thousand dollars (\$16,000)," and by striking out the words and figures "seventy-six thousand dollars (\$76,000)," in lines 16 and 17, and inserting in lieu thereof the words and figures "seventy-eight thousand dollars (\$78,000)."

All of which is respectfully submitted.

JOHN F. MORTON.
GEORGE T. DUNN,
F. W. MOTT,

On part of Senate.
EDWARD HIGBEE,
PERRY D. GRUBB,
W. I. COX,

On part of House.

Mr. Gurney moved to lay the consideration of the report over informally;

Which was agreed to.

Senate bill No. 53 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 381, entitled

An act to amend section 7983, chapter 143, article 1, of Revised Statutes 1889, entitled "Public schools,"

Was read first time.

Senate bill No. 281 was read second time and

Referred to Committee on Justices of the Peace.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has adopted the report of the Committee on conference on House bill No. 798, said report being attached to said bill herewith returned.

Mr. Kyler moved that the vote by which Senate bill No. 288 failed to pass be reconsidered, and the motion be laid on the table; Which was not agreed to.

On motion of Mr. Atkins,

The House adjourned under the rules.

SIXTY-SIXTH DAY—FRIDAY, March 22, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Rev. Boone.

Journal of yesterday read and approved.

The question pending, shall the vote by which Senate bill No. 288 failed to pass be reconsidered? was agreed to by the following vote on division: Ayes 35, noes 11.

Senate bill No. 288 then failed to pass by the following vote:

AYES—Messrs.

Arnett,	DeReign,	McPherson,	Spencer (Douglas),
Atkins,	Drum,	Mahan,	Spencer (St. L. City),
Avery,	Fuson,	Miller,	Spurgeon,
Best,	George,	Mueller,	Steel,
Bittinger,	Gmelich,	Murray,	Swanger,
Bothwell,	Hall,	Odneal,	Tatum,
Burks,	Harrison,	Porterfield,	Temme,
Cape,	Higbee,	Robertson,	Tubbs,
Cherrington,	Jenkins,	Ross,	Walton,
Chinn,	Jones (Hickory),	Sartin,	Watson,
Coppedge,	Jones (Jackson),	Sawyer,	Waymeyer,
Davidson,	Jones (Polk),	Schoppenhorst,	Wetzel,
Davison,	Julian,	Short (Cole),	Young (Texas),
DeFord,	McCollum,	Short (Phelps),	Mr. Speaker—59.
Denny,	McKee,	Smith (Howell),	

NOES—Messrs.

Benner,	Correll,	Ferguson,	O'Reilly,
Buckner,	Drabelle,	Kyler,	Sailor—10.
Collins,	Dyer,		

Absent—Messrs.

Anderson,	Freeman,	Lynch,	Pritchett,
Armstrong,	Gay,	McIntyre,	Rohne,
Bennett,	Gill,	McKearly,	Rothwell,
Bourn,	Griffiths,	Marsh,	Russell (N. Madrid),
Breit,	Grubb,	Martin,	Sachse,
Calhoun,	Gurney,	Meriwether,	Schooler,
Carroll,	Hammond,	Moore (Mississippi),	Schumacher,
Choate,	Hancock,	Moore (Stone),	Sherrill,
Cox,	Hart,	Moran,	Smith (Buchanan),
Crisp,	Hinde,	Mortimer,	Stickney,
Daneri,	Johnston,	O'Dell,	Sullinger,
Davis (Taney),	Lane,	Pettijohn,	Tartar,
Denslow,	Leazenby,	Phipps,	Tate,
Edgar,	LeFavor,	Pratte,	Warner—56.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Old,	Young (St. Fran.)

Sick—Messrs.

Baughner,	Melson,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

The following message was received from the Senate, through its Secretary, Mr Roach :

MR. SPEAKER : I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 262, entitled

An act to amend article 3, chapter 97, Revised Statutes 1889, by repealing sections 6521, 6522 and 6527, and substituting other sections in lieu thereof, and by inserting a new section numbered 6528a, in regard to swamp lands and overflowed lands.

Senate Substitute for House bill No. 79 was taken up.

On motion Mr. Hall, the previous question was ordered.

Senate amendments to House bill No. 79 were not concurred in, by the following vote :

A YES—Messrs.

Anderson,	Choate,	Hall,	Melson,
Armstrong,	Collins,	Jenkins,	Meriwether,
Arnett,	Coppedge,	Julian,	Moore (Mississippi),
Avery,	Correll,	Kyler,	O'Reilly,
Bourn,	Cox,	Lane,	Pritchett,
Buckner,	Crisp,	Lynch,	Ross,
Burks,	Davidson,	McCollum,	Russell (N. Madrid),
Cape,	DeReign,	McIntyre,	Schooler,
Carroll,	Drabelle,	McKee,	Short (Cole),
Chinn,	Ferguson,	Marsh,	Tate—40.

NOES—Messrs.

Atkins,	Gay,	Moore (Stone),	Spencer (Douglas),
Benner,	Gmelich,	Moran,	Spencer (St. L. City),
Best,	Grubb,	Mueller,	Spurgeon,
Bittinger,	Gurney,	Murray,	Steel,
Bothwell,	Hammond,	Odneal,	Stickney,
Breit,	Hancock,	Pettijohn,	Swanger,
Calhoun,	Harrison,	Phipps,	Tartar,
Cherrington,	Hart,	Porterfield,	Tatum,
Davis (Taney),	Higbee,	Robertson,	Temme,
Davison,	Hinde,	Rohne,	Tubbs,
DeFord,	Jones (Hickory),	Sachse,	Walton,
Denny,	Jones (Jackson),	Sailor,	Warner,
Denslow,	Jones (Polk),	Sartin,	Watson,
Drum,	Leazenby,	Sawyer,	Waymeyer,
Dyer,	LeFavor,	Schoppenhorst,	Weizel,
Edgar,	McPherson,	Schumacher,	Young (Texas),
Freeman,	Mahan,	Short (Phelps),	Mr. Speaker—71.
Fuson,	Miller,	Smith (Howell),	

Absent—Messrs.

Bennett,	Johnston,	O'Dell,	Sherrill.
Daneri,	McKearly,	Old,	Smith (Buchanan),
George,	Martin,	Pratte,	Sullinger—14.
Gill,	Mortimer,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Young (St François)
Kasey,	LeRoy,	Weinhold,	—7.

Sick—Messrs.

Baughter.	Griffiths,	Pollock,	Shaw,
Davis (Wayne).	Middleton,	Rothwell,	Weaver—8.

Messrs. Griffiths, Middleton and Rothwell reported sick.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 528, entitled

An act to restore to the seminary fund the expenses incurred in the superintendence and sales of lands disposed of for the benefit of said fund, and in the distribution of the proceeds of said sales;

Also, House amendment to Senate bill No. 233 was taken up, and the Senate concurred in the same, and the bill passed as amended;

Also, House amendment to Senate bill No. 284 was taken up and concurred in, and the bill passed as amended.

Messrs. Drum, Arnett and Hart, from the Committee on conference, submitted the following report:

To the Speaker of the House of the Thirty-eighth General Assembly:

We, your Conference committee on House bill No. 787, beg leave to report that we cannot agree;

Which was read.

Messrs. Drum and Hart, from the Conference committee on House bill No. 787, submitted the following minority report:

To the Speaker of the House of the Thirty-eighth General Assembly of Missouri:

Your Committee on conference on House bill No. 787 beg leave to report that the difference between the majority and minority of your Committee mainly referred to the Senate amendments asking appropriation for \$35,000 to build a medical college in connection with the State University. The Senate amendments increase the appropriations for the University \$84,800. of which \$35,000 was to be used for medical building alone. The majority of the Committee agreed that if the House conferees would agree to the \$35,000 for the medical building, they, the Senate conferees, would reduce their demands from \$84,800, as set out in Senate amendments to section one of House bill No. 787, to \$42,400 above the House appropriations, to be divided as follows:

Medical building	\$35,000
New boiler and steam connections.	2,000
Improvements, students' boarding-house	3,000
Equipment of laboratories of Science and Engineering.	7,500
For summer school for public school teachers of Missouri.	3,000

This concession of \$35,000 for medical building your minority on Conference committee refused to concede, but was willing to concede the other amounts set out above, which are Senate amendments.

On the proposition to build a medical building the minority of your Conference committee could not agree. Your conferees agreed if the Senate committee would recede from the amendment for the medical building, there would be a probability of agreement. But the Senate committee would not recede. Therefore, your Conference committee asks to be discharged and another committee appointed in their stead.

Which was read.

On motion of Mr. Higbee, the report of Conference committee on House bill No. 798 was adopted by the following vote:

A YES—Messrs.

Anderson,	DeRign,	Julian,	Robertson,
Armstrong,	Drabelle,	Kyler,	Rohne,
Arnett,	Dyer,	Lane,	Russell (N. Madrid),
Avery,	Edgar,	Leazenby,	Sachse,
Bittinger,	Ferguson,	LeFavor,	Sailor,
Bothwell,	Freeman,	Lynch,	Sartin,
Bourn,	Fuson,	McCollum,	Sawyer,
Breit,	Gay,	McIntyre,	Shoppenhorst,
Buckner,	George,	McKee,	Schooler,
Burks,	Gmelich,	McPherson,	Schumacher,
Cape,	Grubb,	Mahan,	Short (Cole),
Carroll,	Gurney,	Melson,	Smith (Howell),
Cherington,	Hall,	Meriwether,	Spencer (Douglas),
Chinn,	Hammond,	Miller,	Spencer (St. L. City)
Choate,	Hancock,	Moore (Mississippi),	Steel,
Collins,	Harrison,	Moore (Stone),	Stickney,
Coppedge,	Hart,	Moran,	Swanger,
Correll,	Higbee,	Mueller,	Temme,
Cox,	Hinde,	Murray,	Walton,
Crisp,	Jenkins,	Odneal,	Watson,
Davidson,	Johnston,	Pettijohn,	Waymeyer,
Davis (Fancy),	Jones (Hickory),	Phipps,	Wetzel,
Davison,	Jones (Jackson),	Porterfield,	Young (Texas),
DeFord,	Jones (Polk),	Pritchett,	Mr. Speaker—98.
Denny,			

NOES—Messrs.

Atkins,	Calhoun,	Tartar,	Tubbs,
Benner,	Spurgeon,	Tatum,	Warner—9.
Best,			

Absent—Messrs.

Bennett,	Marsh,	O'Reilly,	Short (Phelps),
Daneri,	Martin,	Pratt,	Smith (Buchanan),
Drum,	Mortimer,	Ross,	Sullinger,
Gill,	O'Dell,	Sherrill,	Tate—17.
McKearly,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8
Kasey,	LeRoy,	Old,	Young (St. Fran.)	

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Shaw,
Davis (Wayne),	Middleton,	Rothwell,	Weaver—8.

Mr. Robertson moved that the vote by which the report of the Conference committee on House bill No. 798 was adopted be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Hart moved that the Committee of conference on House bill No. 787 be discharged and a new committee be appointed;

Which was agreed to.

The Speaker appointed Messrs. Bittinger, Freeman and Anderson as Conference committee on House bill No. 787.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed committee substitute for House bill No. 802, entitled

An act for the prevention of blindness in infants;

Also, House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto, to be known as section 2126a.

Senate amendments to House bill No. 551, as follows :

Amendment No. 1 :

Amend by striking out sections 8417, 8419 and 8420;

Amendment No. 2 :

Amend enacting clause by striking out the word "chapter," in fourth line thereof, in printed bill, and inserting in lieu thereof the word "sections;"

Were taken up and concurred in by the following vote :

* A YES—Messrs.

Anderson,	DeFord,	Jones (Polk),	Russell (N. Madrid),
Arnett,	Denny,	Julian,	Sachse,
Atkins,	Denslow,	Kyler,	Sailor,
Avery,	DeReign,	McCollum,	Sartin.
Best,	Drum,	McKee,	Sawyer,
Bittinger,	Dyer,	Mahan,	Schoppenhorst,
Bothwell,	Edgar,	Marsh,	Schumacher,
Bourn,	Ferguson,	Melson,	Short (Cole),
Breit,	Freeman,	Meriwether,	Smith (Howell),
Buckner,	Fuson,	Miller,	Spencer (Douglas).
Calhoun,	George,	Moore (Mississippi),	Spencer (St. L. City)
Cape,	Grubb,	Mueller,	Spurgeon,
Cherrington,	Gurney,	Murray,	Steel,
Chinn,	Hancock,	O'Reilly,	Stickney,
Choate,	Harrison,	Pettijohn,	Swanger,
Coppedge,	Hart,	Phipps,	Temme,
Correll,	Higbee,	Porterfield,	Warner,
Cox,	Hinde,	Pritchett,	Waymeyer,
Crisp,	Jenkins,	Robertson,	Wetzel,
Davis (Taney),	Johnston,	Rohne,	Young (Texas),
Davison,	Jones (Hickory),	Ross,	Mr. Speaker—84.

NOES—Messrs.

Burks,	Hall,	Leazenby,	Odneal,
Collins,	Lane,	LeFavor,	Tartar—8.

Absent—Messrs.

Armstrong,	Gay,	Martin,	Short (Phelps),
Baughner,	Gill,	Moore (Stone),	Smith (Buchanan),
Benner,	Gmelich,	Moran,	Sullinger,
Bennett,	Jones (Jackson),	Mortimer,	Tate,
Carroll,	Lynch,	O'Dell,	Tatum,
Collins,	McIntyre,	Pratte,	Tubbs,
Daneri,	McKearly,	Schooler,	Walton,
Davidson,	McPherson,	Sherrill,	Watson—33.
Drabelle,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8
Kasey,	LeRoy,	Old,	Young (St. Francois)	

Sick—Messrs.

Davis (Wayne),	Middleton,	Rothwell,	Weaver—7.
Griffiths,	Pollock,	Shaw,	

Mr. Cox moved that the vote by which amendments to House bill No. 551 were concurred in be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

I have the honor herewith to return to the House, with my approval indorsed thereon,

House bill No. 341, entitled

An act to add to chapter seventeen (17) of the Revised Statutes of Missouri of 1889, relating to "Bills of exchange and promissory notes," a new section relating to Saturday half-holidays in all cities in this State which now have or may hereafter have a population of over 100,000, such new section to follow section 737, and to be numbered section 737a;

Which was read.

Mr. Bittinger offered the following resolution :

Whereas, Mr. A. P. Barton, of Kansas City, Mo., represents that he has in his possession the only oil portrait ever executed of David Barton, and painted by an eminent French artist in 1823, and that he desires to have a correct copy of the same made and presented to the State of Missouri, provided the same be accepted and properly framed ;

And this House recalling the fact that David Barton was president of the convention which ratified the admission of Missouri into the Union, by accepting the terms prescribed by the act of Congress ; and was also the first attorney-general of the State of Missouri, was Speaker of the first House of Representatives after its admission, was the reputed author of its first Constitution, and was the first Senator elected to represent Missouri in the Senate of the United States ; therefore be it

Resolved by the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri, That the donation of this invaluable picture is hereby accepted, and that the thanks of this House are hereby tendered to the donor for his generous contribution ; and be it further

Resolved, That the sum of fifty dollars is hereby appropriated out of the contingent fund of this House and placed to the credit of the Governor of the State of Missouri, to be used—or so much thereof as may be necessary—to purchase an appropriate frame for said picture, and when so accepted and framed, that he cause the same to be placed in the hall of the House of Representatives of the State of Missouri ; and the Chief Clerk of this House is hereby directed to send to Mr. A. P. Barton, of Kansas City, a copy of this preamble and resolution.

Which was read and adopted.

Mr. Jones of Jackson offered the following resolution :

Concurrent resolution requiring the Secretary of State to produce in court on a subpoena *duces tecum*, the bond of M. S. Burr, late county clerk of Jackson county, Missouri, in a certain cause now pending in the circuit court of said county.

Whereas, Certain cases were commenced and are now pending in the circuit court of Jackson county, Missouri, wherein the State of Missouri, at the relation and to the use of Jackson county, is plaintiff, and J. S. Chick and others are defendants, upon the bond of M. S. Burr, late county clerk, and against his securities on said bond ; and

Whereas, The securities on said bond, who are defendants in said suit, have filed their answer denying the execution of said bond, and it is necessary to have said bond in court upon the trial of said cause ; therefore,

Be it resolved by the House of Representatives, the Senate concurring :

That the Secretary of State be authorized and instructed to send said bond of M. S. Burr, dated January 2, 1891, and purporting to have been executed by said M. S. Burr as principal, and J. S. Chick, W. J. Anderson, S. C. Regan and T. B. Bullene as sureties, to the clerk of said circuit court, for the purpose of being used as evidence in the trial of said suit, and that said circuit clerk be instructed to return said bond to the said Secretary of State when said suit is determined.

Which was read.

Mr. Jones of Jackson moved to suspend the rules and take up the resolution ;

Which was agreed to.

The resolution was then passed informally.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 303, entitled

An act to amend (section 11) section 4990, of an act relating to fees of officials, approved March 31, 1891 ;

Also, House bill No. 728, entitled

An act to provide for the payment of wages of labor in lawful money of the United States ;

Also, House bill No. 335, entitled

An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees ;

Also, joint and concurrent resolution No. 14,

Asking Congress for an appropriation for the improvement of the Gasconade river ;

Also, House concurrent resolution No. 17,

Concurrent resolution submitting to the qualified voters of the State of Missouri an amendment to the constitution thereof relating to water-works, electric lights or other light plants and public sewers in cities of 30,000 inhabitants or less ;

Also, House bill No. 462, entitled

An act to repeal sections 2, 3, 6, 7 and 12, of an act entitled "An act to establish a criminal court in Buchanan county, and to provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five new sections in lieu thereof ;

Also, House bill No. 573, entitled

An act to amend section 41, laws of Missouri, extra session 1892, relating to judicial circuits and terms of courts ;

Also, House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled "County depositories," as amended by the act approved March 21, 1891 ;

Also, House bill No. 123, entitled

An act to amend article 2, chapter 5, of the Revised Statutes of the State of Missouri, 1889, entitled "Collection and preservation of the estate," by adding a new section thereto, to be known as section 110a, to read as follows :

Also, House bill No. 572, entitled

An act to amend article 5, chapter 1, of the Revised Statutes of Missouri, 1889, relating to "Animals restrained from running at large," by inserting the words "or sheep," after the word "swine," in said sections,

Begs leave to report that it has compared the same and finds them to be truly enrolled ;

Which was read.

House bill No. 572 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 123 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 40 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 573 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 462 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 303 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 728 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 335 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Concurrent resolution No. 14 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to said concurrent resolution.

House concurrent resolution No. 17 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said resolution.

Senate bill No. 381 was read second time and
Referred to Committee on Education.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 523, entitled

An act to amend section 2759, of article 7, chapter 42, of the Revised Statutes of the State of Missouri of 1889, in relation to savings bank and fund companies.

On motion of Mr. Breit,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order.

Speaker Russell in the chair.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate adheres to its amendments to House bill No. 79, and adopts a resolution to appoint a conference committee of three to act with a like committee from the House to settle differences.

Mr. Tubbs offered the following resolution:

Whereas, T. H. McKenna, one of the employes of this House, has discharged the duties of doorkeeper since the 1st of March; and Whereas, George H. Pountain, the regularly elected doorkeeper, has resigned that position; therefore,

Resolved. That T. H. McKenna be allowed the full pay of doorkeeper from the 1st day of March up to and including such time as he may discharge the duties of that office;

Which was read and adopted.

Mr. Hart offered the following resolution:

Whereas, Frederick Buehrle has been appointed by doorkeeper McKenna assistant doorkeeper of this House on March 1, 1895; therefore be it

Resolved. That said assistant doorkeeper be and is hereby allowed the sum of \$ 3.00 per day from March 1, 1895.

Which was read.

Mr. Swanger called to the chair.

Mr. Speaker resumed the chair.

Mr. Moran offered the following substitute for resolution offered by Mr. Hart:

Resolved. That the assistant doorkeeper be paid in full until the final adjournment of this body; and that Frederick Buehrle be paid as assistant doorkeeper from March 1, the time said assistant was taken sick.

Which was read and adopted.

The resolution offered by Mr. Hart, as amended by substitute, was then adopted.

Mr. Bittinger, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your Committee on Clerical Force, to which was referred the case of Miss Rachel Harwood, who has performed one month's service in the docket clerk's room,

Begs leave to report that it has examined the same, and recommend that she be allowed one month's pay;

Which was read and adopted.

Mr. Spencer of St. Louis City moved that the Speaker appoint a Conference committee of three members, to act with like committee of the Senate, to consider House bill No. 79, and amendments;

Which was agreed to.

Messrs. Spencer of St. Louis City, Jones of Jackson and Hall were appointed as conference committee.

House bill No. 137 was taken up.

Senate amendments to House bill No. 137, as follows :

Amendment No. 1:

Amend title to House bill No. 137, so that the same shall read as follows: "An act in regard to aliens, and to restrict their right to acquire and hold real estate in this State;"

Amendment No. 2:

Amend House bill No. 137 by striking out all after the enacting clause of said bill, and insert the following :

Section 1. It shall be unlawful for any person or persons not citizens of the United States, or who have not lawfully declared their intention to become such citizens, or for any corporation not created by or under the laws of the United States, or of some state or territory of the United States, to hereafter acquire, hold or own real estate so hereafter acquired, or any interest therein, in this State, except such as may be acquired by inheritance, or in good faith in the ordinary course of justice in the collection of debts: Provided, that the prohibition of this section shall not apply to cases in which the right to hold or dispose of lands in the United States is secured by existing treaties to the citizens or subjects of foreign countries, which rights, so far as they may exist by force of any such treaty, shall continue to exist so long as such treaties are in force, and no longer.

Sec 2. No corporation or association, more than 20 per centum of the stock of which is or may be owned by any person or persons, corporation or corporations, association or associations, not citizens of the United States, shall hereafter acquire or hold or own any real estate hereafter acquired in this State.

Sec. 3. All property acquired, held or owned, in violation of the provisions of this act, shall be forfeited to the State of Missouri, and it shall be the duty of the Attorney-General, or circuit or prosecuting attorney of the proper city or county, to enforce every such forfeiture by bill in equity or other proper process. And in any suit or proceeding that may be commenced to enforce the provisions of this act, it shall be the duty of the court to determine the very right of the matter, without regard to matters of form, joinder of parties, multifariousness, or other matters not affecting the substantial rights, either of the State or of the parties concerned, in any such proceedings arising out of the matters in this act mentioned.

Were read, and concurred in by the following vote :

AYES—Messrs.

Anderson,	Davison,	Leazenby,	Sachse,
Armstrong,	DeFord,	LeFavor,	Sartin,
Atkins,	Denny,	McCoilum,	Sawyer,
Avery,	Denslow,	McIntyre,	Schoppenhorst,
Benner,	DeReign,	McKee,	Schooler,
Best,	Dyer,	McPherson,	Schumacher,
Bittinger,	Edgar,	Mahan,	Short (Phelps),
Bothwell,	Ferguson,	Melson,	Smith (Howell),
Bourn,	Freeman,	Milner,	Spencer (Douglas),
Breit,	Fuson,	Moore (Mississippi),	Spurgeon,
Buckner,	Gay,	Moore (Stone),	Steel,
Burks,	George,	Moran,	Stickney,
Calhoun,	Gmelich,	Murray,	Swanger,
Cape,	Hall,	Odneal,	Tate,
Carroll,	Hammond,	O'Reilly,	Tatum,
Cherrington,	Harrison,	Pettijohn,	Thbbs,
Chinn,	Hart,	Phipps,	Walton,
Choate,	Higbee,	Pritchett,	Watson,
Collins,	Hinde,	Robertson,	Waymeyer,
Coppedge,	Jones (Hickory),	Rohne,	Wetzel,
Correll,	Jones (Polk),	Ross,	Young (Texas),
Davidson,	Kyler,	Rothwell,	Mr. Speaker—91.
Davis (Taney),	Lane,	Russell (N. Madrid),	

NO—Mr. Drum—1.

Absent—Messrs.

Arnett,	Daneri,	Gurney,	Jones (Jackson),
Bennett,	Drabelle,	Hancock,	Julian,
Cox,	Gill,	Jenkins,	Lynch,
Crisp,	Grubb,	Johnston,	McKearly,

Marsh,
Martin,
Meriwether,
Mortimer,
Mueller,

O'Dell,
Porterfield,
Pratte,
Sailor,

Sherrill,
Short (Cole),
Smith (Buch'n),
Spencer (St. L. City),
Sullinger,
Tartar,
Temme,
Warner—33.

Absent with leave—Messrs.

Brock,
Kasey,

Kline,
LeRoy,

Minnis,
Old,

Weinhold, —8.
Young (St. Francois)

Sick—Messrs.

Baughner,
Davis (Wayne),

Griffiths,
Middleton,

Pollock.
Shaw,

Weaver—7

Mr. Choate moved that the vote by which Senate amendments to House bill No. 137 were concurred in be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the following report, submitted by the committee of conference on House bill No. 787, was adopted.

To the President of the Senate :

MR. PRESIDENT—Your committee of three, appointed to confer with a similar committee of the House, upon House bill No. 787, begs leave to report that after several conferences between the committees of each body, they have been unable to agree upon the method of distribution of appropriations called for in the Senate amendments to said bill. We suggest that a new committee be appointed to meet with a like committee from the House, to secure, if possible, an agreement of the two bodies upon said bill.

Respectfully submitted,

N. M. BASKETT,
CHAS E. YEATER,
JOHN KENNISHb.

Mr. Tatum offered the following resolution :

Whereas, The words "Senate substitute" appear upon the bundle of papers received by the clerk of this House with the return of House bill No. 79, and

Whereas, Certain statements have been made concerning same reflecting upon the members and clerk of this House ; therefore, be it

Resolved, That the Speaker appoint a committee of three members of this House to act with a like committee of the Senate to investigate into said matters with power to send for papers and summon witnesses and report as speedily as may be.

Which was read and laid over informally.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has appointed as a Committee of conference on House bill No. 79 and its Senate amendments, Senators Dunn, Lyman and Tunnell, to act with a like committee from the House for the further consideration of said bill ;

Also, that the Senate has appointed as a Committee of conference on House bill No. 787 and its Senate amendments, Senators Peers, Orchard and Kennish, to act with a like committee from the House for the further consideration of said bill.

Senate bill No. 322 was taken up.

Mr. Kyler offered the following amendment to Senate bill No. 322: Amend by inserting after the enacting clause the following :

SECTION 1. That chapter 47, article 8, of the Revised Statutes of Missouri 1889, entitled "Offenses against public morals and decency," be amended by adding thereto a new section, to be known as section 3849a, to read as follows.

Which was read and adopted.

Senate bill No. 322 was read third time, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Denny,	Lane,	Ross,
Arnett,	Denslow,	LeFavor,	Russell (N. Madrid),
Atkins,	DeReign,	Lynech,	Sachse,
Avery,	Drabelle,	McCollum,	Sartin,
Benner,	Dyer,	McIntyre,	Sawyer,
Best,	Edgar,	McKee,	Schoppenhorst,
Bothwell,	Ferguson,	McPherson,	Schooler,
Bourn,	Fuson,	Melson,	Schumacher,
Breit,	Gay,	Meriwether,	Short (Phelps),
Buckner,	George,	Miller,	Smith (Howell),
Burks,	Gmelich,	Moore (Miss.),	Spencer (Douglas),
Calhoun,	Grubb,	Moore (Stone),	Spencer (St. L. City),
Cape,	Gurney,	Moran,	Spurgeon,
Carroll,	Hall,	Mortimer,	Steel,
Cherrington,	Hancock,	Mueller,	Stickney,
Chinn,	Harrison,	Murray,	Tatum,
Collins,	Hart,	Odneal,	Temme,
Coppedge,	Higbee,	O'Reilly,	Waymeyer,
Correll,	Hinde,	Pettijohn,	Wetzel,
Davis (Taney),	Jones (Hickory),	Robertson,	Young (Texas),
Davison,	Jones (Polk),	Rohne,	Mr. Speaker—86.
DeFord,	Kyler,		

NO—Mr. Phipps—1.

Absent—Messrs.

Anderson,	Gill,	Marsh,	Smith (Buchanan),
Bittinger,	Hammond,	Martin,	Sullinger,
Bennett,	Jenkins,	O'Dell,	Swanger,
Choate,	Johnston,	Porterfield,	Tartar,
Cox,	Jones (Jackson),	Pratte,	Tate,
Crisp,	Julian,	Pritchett,	Tubbs,
Daneri,	Leazenby,	Sailor,	Walton,
Davidson,	McKearly,	Sherrill,	Warner,
Drum,	Mahan,	Short (Cole),	Watson—37.
Freeman,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Shaw,
Davis (Wayne),	Middleton,	Rothwell,	Weaver—8.

Title to Senate bill No. 322 was agreed to.

Mr. Kyler moved that the vote by which Senate bill No. 322 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER : I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 117, entitled

An act to amend section 7211, chapter 125, of the Revised Statutes of the State of Missouri, relating to peddlers and their license, with amendments 1, 2 and 4 ; which were agreed to.

Senate bill No. 280 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Armstrong,	Gurney,	Meriwether,	Sawyer,
Arnett,	Hall,	Miller,	Schoppenhorst,
Avery,	Hammond,	Moore (Mississippi),	Schumacher,
Bothwell,	Hancock,	Moore (Stone),	Short (Phelps),
Burks,	Harrison,	Moran,	Smith (Howell),
Cape,	Hart,	Mortimer,	Spencer (Douglas),
Cherrington,	Higbee,	Mueller,	Spencer (St. L. City),
Davis (Taney),	Hinde,	Murray,	Steel,
Davison,	Jones (Hickory),	O'Reilly,	Stickney,
DeFord,	Jones (Jackson),	Pettijohn,	Tate,
Denny,	Jones (Polk),	Phipps,	Tatum,
DeReign,	Julian,	Porterfield,	Temme,
Drabelle,	Kyler,	Pritchett,	Tubbs,
Dyer,	LeFavor,	Robertson,	Walton,
Edgar,	Lynch,	Rohne,	Warner,
Ferguson,	McCollum,	Ross,	Watson,
Fuson,	McIntyre,	Russell (N. Madrid),	Waymeyer,
George,	McKee,	Sachse,	Wetzel,
Gmelich,	McPherson,	Sailor,	Young (Texas),
Grubb,	Mahan,	Sartin,	Mr. Speaker—80.

NOES—Messrs.

Benner,	Collins,	Davidson,	Odneal,
Buckner,	Coppedge,	Denslow,	Schooler,
Chinn,	Correll,	Leazenby,	Spurgeon—12.

Absent—Messrs.

Anderson,	Carroll,	Gill,	O'Dell,
Atkins,	Choate,	Jenkins,	Pratte,
Bennett,	Cox,	Johnston,	Sherrill,
Best,	Crisp,	Lane,	Short (Cole),
Bittinger,	Daneri,	McKearly,	Smith (Buchanan),
Bourn,	Drum,	Marsh,	Sullinger,
Breit,	Freeman,	Martin,	Swanger,
Calhoun,	Gay,	Melson,	Tartar—32.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Shaw,
Davis (Wayne),	Middleton,	Rothwell,	Weaver—8.

Title to Senate bill No. 280 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 280 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations incurring loss or damage by fire under policies of insurance of such companies within this State.

Conference Committee on House bill No. 79 was granted leave to sit during session of House.

Senate bill No. 241 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Arnett,	Ferguson,	Meriwether,	Schoppenhorst,
Atkins,	Fuson,	Miller,	Schumacher,
Avery,	Gay,	Moore (Mississippi),	Short (Cole),
Benner,	George,	Moore (Stone),	Short (Phelps),
Best,	Gmelich,	Moran,	Smith (Howell),
Buckner,	Grubb,	Mortimer,	Spencer (Douglas),
Burks,	Gurney,	Mueller,	Spurgeon,
Calhoun,	Hancock,	Murray,	Steel,
Cape,	Harrison,	Odneal,	Stickney,
Cherrington,	Hart,	O'Reilly,	Swanger,
Chinn,	Higbee,	Pettijohn,	Tate,
Choate,	Jones (Hickory),	Phipps,	Temme,
Coppedge,	Jones (Polk),	Porterfield,	Tubbs,
Davidson,	Kyler,	Pritchett,	Walton,
Davis (Taney),	LeFavor,	Robertson,	Warner,
DeFord,	McCollum,	Rohne,	Watson,
Denny,	McIntyre,	Russell (N. Madrid),	Waymeyer,
Denslow,	McKee,	Sachse,	Wetzel,
DeReign,	McPherson,	Sailor,	Young (Texas),
Drabelle,	Mahan,	Sartin,	Mr. Speaker—83.
Dyer,	Melson,	Sawyer,	

NO—Mr. Schooler—1.

Absent—Messrs.

Anderson,	Cox,	Hinde,	Martin,
Armstrong,	Crisp,	Jenkins,	O'Dell,
Bennett,	Daneri,	Johnston,	Pratte,
Bittinger,	Davison,	Jones (Jackson),	Ross,
Bothwell,	Drum,	Julian,	Sherrill,
Bourn,	Edgar,	Lane,	Smith (Buchanan),
Breit,	Freeman,	Leazenby,	Spencer (S. L. City),
Carroll,	Gill,	Lynch,	Sullinger,
Collins,	Hall,	McKearly,	Tartar,
Correll,	Hammond,	Marsh,	Tatum—40.

Absent with leave—Messrs

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. F.)—8.

Sick—Messrs.

Baugh,	Griffiths,	Pollock,	Shaw,
Davis (Wayne),	Middleton,	Rothwell,	Weaver—8.

Title to Senate bill No. 241 was agreed to.

Mr. Temme moved that the vote by which Senate bill No. 241 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Tartar was reported sick.

Senate bill No. 306 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Arnett,	Ferguson,	Meriwether,	Sawyer,
Atkins,	Fuson,	Miller,	Schoppenhorst,
Avery,	Gay,	Moore (Miss.),	Schumacher,
Best,	Gmelich,	Moore (Stone),	Short (Cole),
Bothwell,	Grubb,	Moran,	Short (Phelps),
Breit,	Hancock,	Mortimer,	Spurgeon,
Buckner,	Harrison,	Mueller,	Steel,
Burks,	Hart,	Murray,	Stickney,
Calhoun,	Higbee,	Odneal,	Swanger,
Cape,	Jenkins,	O'Reilly,	Tate,
Cherrington,	Jones (Hickory),	Pettijohn,	Tatum,
Chinn,	Jones (Polk),	Phipps,	Temme,
Coppedge,	Leazenby,	Pritchett,	Walton,
Davidson,	LeFavor,	Rohne,	Warner,
Davis (Taney),	McCollum,	Ross,	Waymeyer,
Davison,	McIntyre,	Russell (N. Madrid),	Wetzel,
Denny,	McKee,	Sachse,	Young (Texas),
DeReign,	McPherson,	Sartin,	Mr. Speaker—74.
Dyer,	Melson,		

NO—Mr. Watson—1.

Absent—Messrs.

Anderson,	DeFord,	Johnston,	Pratte,
Armstrong,	Denslow,	Jones (Jackson),	Robertson,
Benner,	Drabelle,	Julian,	Sailor,
Bennett,	Drum,	Kyler,	Schooler,
Bittinger,	Edgar,	Lane,	Sherrill,
Bourn,	Freeman,	Lynch,	Smith (Buchanan),
Carroll,	George,	McKearly,	Smith (Howell),
Choate,	Gill,	Mahan,	Spencer (Douglas),
Collins,	Gurney,	Marsh,	Spencer (St. L. City),
Correll,	Hall,	Martin,	Sullinger,
Cox,	Hammond,	O'Dell,	Tartar,
Crisp,	Hinde,	Porterfield,	Tubbs—49.
Daneri,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Oid,	Young (St. Fran.).

Sick—Messrs.

Baughen,	Griffiths,	Pollock,	Shaw,
Davis (Wayne),	Middleton,	Rothwell,	Weaver—8.

Title to Senate bill No. 306 was agreed to.

Mr. Grubb moved that the vote by which Senate bill No. 306 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 348 was placed on calendar, taken up for third reading and passage, and failed to pass by the following vote :

AYES—Messrs.

Armstrong,	Drabelle,	LeFavor,	Sartin,
Arnett,	Dyer,	McCollum,	Sawyer,
Avery,	Edgar,	McIntyre,	Schooler,
Best,	Ferguson,	McKee,	Short (Cole),
Breit,	Fuson,	Marsh,	Short (Phelps),
Buckner,	Gay,	Melson,	Smith (Howell),
Burks,	George,	Meriwether,	Spurgeon,
Cape,	Gmelich,	Miller,	Steel,
Cherrington,	Hancock,	Moore (Mississippi),	Tate,
Chinn,	Harrison,	Moran,	Tatum,
Choate,	Hart,	Murray,	Temme,
Correll,	Higbee,	Pettijohn,	Walton,
Crisp,	Hinde,	Phipps,	Warner,
Davidson,	Jenkins,	Pritchett,	Waymeyer,
Davison,	Jones (Hickory),	Ross,	Wetzel,
Denslow,	Jones (Polk),	Rothwell,	Young (Texas)—67.
DeReign,	Leazenby,	Russell (N. Madrid),	

NOES—Messrs.

Atkins,	Denny,	Moore (Stone),	Rohne,
Benner,	Hammond,	Mueller,	Stickney,
Calhoun,	Kyler,	Odneal,	Swanger,
Collins,	Lane,	O'Reilly,	Mr. Speaker—16.

Absent—Messrs.

Anderson,	Drum,	McPherson,	Schoppenhorst,
Bennett,	Freeman,	Mahan,	Schumacher,
Bittinger,	Gill,	Martin,	Sherrill,
Bothwell,	Grubb,	Mortimer,	Smith (Buchanan),
Bourn,	Gurney,	O'Dell,	Spencer (Douglas),
Carroll,	Hall,	Porterfield,	Spencer (St. L. city),
Coppedge,	Johnston,	Pratte,	Sullinger,
Cox,	Jones (Jackson),	Robertson,	Tartar,
Daneri,	Julian,	Sachse,	Tubbs,
Davis (Taney),	Lynch,	Sailor,	Watson—42.
DeFord,	McKearly,		

Absent with leave—Messrs.

Brook, Kasey,	Kline, LeRoy,	Minnis, Old,	Weinhold, Young (St Fran.)	—8.
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Sick—Messrs.

Baughen, Davis (Wayne),	Griffiths, Middleton,	Pollock, Shaw,	Weaver—7.
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The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the Conference committee report upon House bill No. 786 and amendments, and herewith returns said bill with copy of report of said committee attached thereto.

Mr. Moran, from the Committee on conference on Senate amendments to House bill No. 786, submitted the following report :

MR. SPEAKER: Your committee appointed to confer with a similar committee from the Senate on Senate amendments to House bill No. 786, begs leave to submit the following report :

1. Senate amendments Nos. 1, 4 and 5 were agreed to by your committee, and your committee recommends their adoption by the House.

2. The joint committee failed to agree upon the first clause of Senate amendment No. 3, which increases the appropriation for the support of Lunatic Asylum No. 3, at Nevada, from twenty thousand dollars to twenty-five thousand dollars, and agreed upon the second clause of said amendment, increasing the appropriation for the salaries of superintendent and officers from sixteen thousand dollars to sixteen thousand six hundred dollars. The Conference committee on the part of the Senate receded from the first clause of said amendment, while your committee agreed to the second clause. Your committee, therefore, recommends the adoption of the said second clause by the House; also, that said Senate amendment be amended by striking out at the close of same the words and figures "forty-eight thousand six hundred dollars (\$48,600)," and inserting in lieu thereof the words and figures "forty-three thousand and six hundred dollars (\$43,600)."

3. The joint Conference committee failed to agree upon the first clause of Senate amendment No. 6, increasing the amount appropriated for pay of officers, guards and employes of the penitentiary, from fifty thousand dollars to ninety thousand dollars. The Conference committee on the part of the Senate receded from the ninety thousand dollars appropriation, but insisted on an increase, and an agreement was finally reached, fixing the amount to be appropriated for that purpose, at eighty thousand dollars. Your committee, therefore, recommends that Senate amendment No. 6 be amended as follows: Strike out the words and figures "ninety thousand dollars (\$90,000)," in line 2 of said amendment, and insert in lieu thereof the following: "Eighty thousand dollars (\$80,000): Provided, that the Inspectors of the penitentiary may, in their discretion, use all or any part of such sum in excess of fifty thousand dollars (\$50,000) in the construction of workshops for the employment of convicts;" and by inserting between the figures "\$85,000" and the word "and," in line 6, the words "Provided, further, that the labor of convicts shall be employed in the construction of such new cell building, store-room and laundry," and by striking out at the close of said Senate amendment the words and figures "one hundred and fifty-six thousand dollars (\$156,000)," and insert in lieu thereof the words and figures "one hundred and forty-six thousand dollars (\$146,000)."

(Signed)

JAS. MORAN,	R. D. LANCASTER,
J. W. SULLINGER,	C. E. PEERS,
GEO. W. MOORE,	F. W. MOTT,

excepting the following dissenting statement: I respectfully dissent from the report of the majority of the committee on Senate amendments 5 and 6, increasing the appropriations for the support of the indigent insane in the St. Louis asylum and the pay of officers of the penitentiary.

GEORGE W. MOORE.

Which was read.

Mr. Moore of Stone, from the Conference committee on House bill No. 786, submitted the following report :

MR. SPEAKER: As a member of the House Committee on conference on the difference existing between the two houses on Senate amendments to House bill No. 786, I desire to submit my views on the matter. I agree with the remainder

of the committee in their views as expressed regarding all the items embraced in the difference between the two houses, except amendments Nos. 5 and 6. Upon those amendments I believe the items as set forth by the House in their bill should be adhered to.

Which was read.

Report of Conference committee on House bill No. 786 was then adopted by the following vote:

AYES—Messrs.

Anderson,	Denslow,	Kyler,	Ross,
Armstrong,	DeReign,	Lane,	Rothwell,
Arnett,	Drabelle,	Leazenby,	Russell (N. Madrid),
Avery,	Dyer,	LeFavor,	Sachse,
Bittinger,	Edgar,	Lynch,	Sailor,
Bourn,	Ferguson,	McCollum,	Sawyer,
Breit,	Freeman,	McIntyre,	Schoppenhorst,
Buckner,	Fuson,	McKee,	Schooler,
Burks,	Gay,	Marsh,	Schumacher,
Cape,	George,	Melson,	Short (Cole),
Carroll,	Gmelich,	Meriwether,	Short (Phelps),
Cherrington,	Grubb,	Miller,	Smith (Howell),
Chinn,	Hall,	Moore (Mississippi),	Steel,
Choate,	Hammond,	Moran,	Stickney,
Collins,	Hancock,	Mortimer,	Swanger,
Coppedge,	Harrison,	Murray,	Tate,
Correll,	Hart,	O'Reilly,	Tatum,
Crisp,	Higbee,	Pettijohn,	Temme,
Davidson,	Hinde,	Phipps,	Walton,
Davis (Taney),	Jenkins,	Pritchett,	Waymeyer,
Davison,	Jones (Jackson),	Robertson,	Wetzel,
DeFord,	Julian,	Rohne,	Mr. Speaker—89.
Denny,			

NOES—Messrs.

Atkins,	Jones (Hickory),	Sartin,	Warner
Benner,	Jones (Polk),	Spurgeon,	Watson,
Best,	Moore (Stone),	Tubbs,	Young (Texas)—14.
Calhoun,	Mueller,		

Absent—Messrs.

Bennett,	Gurney,	O'Dell,	Smith (Buchanan),
Bothwell,	Johnston,	Odneal,	Spencer (Douglas),
Cox,	McKearly,	Porterfield,	Spencer (St. L. city),
Daneri,	McPherson,	Pratte,	Sullinger,
Drum,	Mahan,	Sherrill,	Tartar—22.
Gill,	Martin,		

Absent with leave—Messrs.

Brook,	Kline,	Minnis,	Weinhold —8.
Kasey,	LeRoy,	Old,	Young (St. Francois)

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Mr. Gmelich moved that the vote by which report of Conference committee on House bill No. 786 was adopted be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Senate bill No. 393 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Anderson,	Breit,	Cherrington,	Correll,
Arnett,	Buckner,	Chinn,	Crisp,
Avery,	Burks,	Choate,	Davidson,
Bittinger,	Calhoun,	Collins,	Davis (Taney),
Bourn,	Cape,	Coppedge,	Davison,

DeFord,	Hancock,	Marsh,	Sawyer,
Denny,	Harrison,	Melson,	Schoppenhorst,
Denslow,	Hart,	Miller,	Schooler,
DeReign,	Higbee,	Moore (Stone),	Short (Phelps),
Drabelle,	Hinde,	Mortimer,	Spurgeon,
Edgar,	Jenkins,	Murray,	Steel,
Ferguson,	Jones (Hickory),	Odneal,	Stickney,
Freeman,	Jones (Jackson),	O'Reilly,	Swanger,
Fuson,	Jones (Polk),	Pettijohn,	Tate,
Gay,	Kyler,	Phipps,	Tatum,
George,	LeFavor,	Pritchett,	Walton,
Gmelich,	Lynch,	Robertson,	Waymeyer,
Grubb,	McCollum,	Rohne,	Wetzel,
Hall,	McIntyre,	Sachse,	Young (Texas),
Hammond,	McKee,	Sartin,	Mr. Speaker—80.

NOES—Messrs.

Best, Leazenby—2.

Absent—Messrs.

Armstrong,	Gurney,	Mueller,	Smith (Buchanan),
Atkins,	Johnston,	O'Dell,	Smith (Howell),
Benner,	Julian,	Porterfield,	Spencer (Douglas),
Bennett,	Lane,	Pratt,	Spencer (St. L. City)
Bothwell,	McKearly,	Ross,	Sullinger,
Carroll,	McPherson,	Rothwell,	Tartar,
Cox,	Mahan,	Russell (N. Madrid),	Temme,
Daneri,	Martin,	Sailor,	Tubbs,
Drum,	Meriwether,	Schumacher,	Warner,
Dyer,	Moore (Mississippi),	Sherrill,	Watson—43.
Gill,	Moran,	Short (Cole),	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Old,	Young (St Fran.),

Sick—Messrs.

Baugh,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 393 was agreed to.

Mr. Steel moved that the vote by which Senate bill No. 393 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 334 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	DeFord,	Lane,	Sartin,
Arnett,	Denslow,	Leazenby,	Schoppenhorst,
Atkins,	Drabelle,	LeFavor,	Schooler,
Avery,	Dyer,	McCollum,	Short (Cole).
Best,	Edgar,	McIntyre,	Short (Phelps).
Bothwell,	Ferguson,	Melson,	Spencer (St.L. City),
Bourn,	Freeman,	Meriwether,	Spurgeon,
Breit,	Fuson,	Muller,	Steel,
Buckner,	Gay,	Moran,	Stickney,
Burks,	George,	Mortimer,	Swanger,
Calhoun,	Gmelich,	Mueller,	Tate,
Cape,	Grubb,	Murray,	Tatum,
Cherrington,	Gurney,	Odneal,	Temme,
Chinn,	Hall,	Pettijohn,	Tubbs,
Choate,	Hancock,	Phipps,	Warner,
Collins,	Harrison,	Pritchett,	Watson,
Coppedge,	Hart,	Robertson,	Waymeyer,
Correll,	Higbee,	Rohne,	Wetzel,
Crisp,	Hinde,	Ross,	Young (Texas).
Davidson,	Jenkins,	Russell (N. Madrid),	Mr. Speaker—83.
Davidson,	Jones (Jackson),	Sachse,	

NO—Mr. Moore (Stone)—1.

Absent—Messrs.

Armstrong,	Gill,	McPherson,	Sachse,
Benner,	Hammond,	Mahan,	Sawyer,
Bennett,	Johnston,	Marsh,	Schumacher,
Bittinger,	Jones (Hickory),	Martin,	Sherrill,
Carroll,	Jones (Polk),	Moore (Mississippi),	Smith (Buchanan),
Cox,	Julian,	O'Dell,	Smith (Howell),
Daneri,	Kyler,	O'Reilly,	Spencer (Douglas),
Davis (Taney),	Lynch,	Porterfield,	Sullinger,
Denny,	McKearly,	Pratte,	Tartar,
DeReign,	McKee,	Rothwell,	Walton—41.
Drum,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8.
Kasey,	LeRoy,	Old,	Young (St. Fran.)	

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 334 was agreed to.

Mr. Steel moved that the vote by which Senate bill No. 334 passed be reconsidered, and the motion belaid on the table ;

Which was agreed to.

Senate bill No. 285 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Crisp,	Leazenby,	Sawyer,
Armstrong,	Davidson,	LeFavor,	Schoppenhorst,
Arnett,	Davison,	McCollum,	Schooler,
Avery,	Denslow,	McIntyre,	Schumacher,
Benner,	Dyer,	McPherson,	Short (Cole),
Best,	Freeman,	Melson,	Short (Phelps),
Bittinger,	Fuson,	Miller,	Spencer (Douglas),
Bourn,	Gay,	Moran,	Spurgeon,
Breit,	George,	Mortimer,	Steel,
Buckner,	Gmelich,	Murray,	Swanger,
Burks,	Grubb,	Pettijohn,	Tate,
Calhoun,	Gurney,	Phipps,	Tatum,
Cape,	Hancock,	Pritchett,	Temme,
Cherrington,	Higbee,	Robertson,	Walton,
Chinn,	Hinde,	Rohne,	Warner,
Choate,	Jones (Hickory),	Ross,	Wetzel,
Coppedge,	Julian,	Russell (N. Madrid),	Young (Texas),
Correll,	Kyler,	Sachse,	Mr. Speaker—75.
Cox,	Lane,	Sartin,	

NOES—Messrs.

Atkins,	Collins,	Hart—3.
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Absent—Messrs.

Bennett,	Gill,	Marsh,	Sailor,
Bothwell,	Hall,	Martin,	Sherrill,
Carroll,	Hammond,	Meriwether,	Smith (Buchanan),
Daneri,	Harrison,	Moore (Mississippi),	Smith (Howell),
Davis (Taney),	Jenkins,	Moore (Stone),	Spencer (St. L. City)
DeFord,	Johnston,	Mueller,	Stickney,
Denny,	Jones (Jackson),	O'Dell,	Sullinger,
DeReign,	Jones (Polk),	Odneal,	Tartar,
Drabelle,	Lynch,	O'Reilly,	Tubbs,
Drum,	McKearly,	Porterfield,	Watson,
Edgar,	McKee,	Pratte,	Waymeyer—47.
Ferguson,	Mahan,	Rothwell,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

The title to Senate bill No. 285 was agreed to.

Mr. Robertson moved that the vote by which Senate bill No. 285 passed be reconsidered, and motion be laid on the table ;

Which was agreed to.

Senate bill No. 346 was taken up and House amendments were adopted, bill read third time, and was passed by the following vote :

AYES--Messrs.

Anderson,	Denslow,	Leazenby,	Ross,
Armstrong,	Drabelle,	Lynch,	Russell (N. Madrid),
Arnett,	Drum,	McCollum,	Sachse,
Atkins,	Dyer,	McIntyre,	Schoppenhorst,
Avery,	Edgar,	McPherson	Schumacher,
Best,	Ferguson,	Marsh,	Short (Phelps),
Bittinger,	Fuson,	Melson,	Spencer (Douglas),
Breit,	George,	Meriwether,	Spurgeon,
Burks,	Grubb,	Miller,	Steel,
Calhoun,	Gurney,	Moran,	Stickney,
Cape,	Hammond,	Mortimer,	Swanger,
Cherrington,	Hancock,	Mueller,	Tate,
Chinn,	Harrison,	Murray,	Tatum,
Coppedge,	Hart,	Odneal,	Temme,
Correll,	Higbee,	Pettijohn,	Walton,
Crisp,	Hinde,	Phipps,	Warner,
Davidson,	Jenkins,	Pritchett,	Waymeyer,
Davison,	Julian,	Robertson,	Wetzel,
DeFord,	Kyler,	Rohne,	Mr. Speaker—78.
Denny,	Lane,		

NOES—Messrs.

Jones (Hickory),	Maban,	Young (Texas)—3.
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Absent—Messrs.

Benner,	DeReign,	McKee,	Sawyer,
Bennett,	Freeman,	Martin,	Schooler,
Bothwell,	Gay,	Moore (Mississippi),	Sherrill,
Bourn,	Gill,	Moore (Stone),	Short (Cole),
Buckner,	Gmelich,	O'Dell,	Smith (Buchanan),
Carroll,	Hall,	O'Reilly,	Smith (Howell),
Choate,	Johnston,	Porterfield,	Spencer (St. L. City)
Collins,	Jones (Jackson),	Pratte,	Sullinger,
Cox,	Jones (Polk),	Rothwell,	Tartar,
Daneri,	LeFavor,	Sailor,	Tubbs,
Davis (Taney),	McKearly,	Sartin,	Watson—44.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Francois) —8

Sick—Messrs.

Griffiths,	Pollock,	Davis (Wayne),	Weaver—7.
Middleton,	Baughner,	Shaw,	

Emergency clause to Senate bill No. 346 was rejected by the following vote :

A YES—Messrs.

Anderson,	Edgar,	McPherson,	Schumacher,
Avery,	Ferguson,	Mahan,	Short (Cole),
Best,	Freeman,	Melson,	Short (Phelps),
Rittinger,	Fuson,	Meriwether,	Spencer (Douglas),
Bothwell,	George,	Miller,	Steel,
Buckner,	Grubb,	Murray,	Stickney,
Burks,	Gurney,	Odneal,	Swanger,
Cape,	Hancock,	Pettijohn,	Tate,
Cherrington,	Harrison,	Phipps,	Tatum,
Chinn,	Hinde,	Pritchett,	Temme,
Choate,	Julian,	Ross,	Walton,
Correll,	Kyler,	Russell (N. Madrid),	Warner,
Davidson,	LeFavor,	Sachse,	Wetzel,
Davison,	Lynch,	Sartin,	Young (Texas),
Denny,	McCollum,	Schoppenhorst,	Mr. Speaker—62.
Denslow,	McIntyre,		

NOES—Messrs.

Jones (Hickory), Sawyer—2.

Absent—Messrs.

Armstrong,	DeReign,	Lane,	Robertson,
Arnett,	Drabelle,	Leazenby,	Rohne,
Atkins,	Drum,	McKearly,	Rothwell,
Benner,	Dyer,	McKee,	Sailor,
Bennett,	Gay,	Marsh,	Schooler,
Bourn,	Gill,	Martin,	Sherrill,
Breit,	Gmelich,	Moore (Mississippi),	Smith (Buchanan),
Calhoun,	Hall,	Moore (Stone),	Smith (Howell),
Carroll,	Hammond,	Moran,	Spencer (St. L. City),
Collins,	Hart,	Mortimer,	Spurgeon,
Coppedge,	Higbee,	Mueller,	Sullinger,
Cox,	Jenkins,	O'Dell,	Tartar,
Crisp,	Johnston,	O'Reilly,	Tubbs,
Daneri,	Jones (Jackson),	Porterfield,	Watson,
Davis (Faney),	Jones (Polk),	Pratte,	Waymeyer—61.
DeFord,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Old,	Young (St. Francois)

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 346 was agreed to.

Mr. Hinde moved that the vote by which Senate bill No. 346 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 407 was taken up.

Mr. Hancock called to the chair.

Senate bill No. 407 read third time.

Mr. Speaker resumed the chair.

Senate bill No. 407 was then passed by the following vote:

A YES—Messrs.

Armstrong,	Burks,	Davidson,	Fuson,
Atkins,	Cape,	Davison,	Gay,
Avery,	Carroll,	DeFord,	George,
Benner,	Cherrington,	Denny,	Gmelich,
Best,	Chinn,	Denslow,	Grubb,
Bothwell,	Choate,	Drabelle,	Gurney,
Bourn,	Coppedge,	Dyer,	Hancock,
Breit,	Correll,	Edgar,	Harrison,
Buckner,	Crisp,	Ferguson,	Higbee,

Hinde,	Melson,	Ross,	Stickney,
Jones (Hickory),	Meriwether,	Russell (N. Madrid),	Swanger,
Jones (Polk),	Miller,	Sachse,	Tate,
Julian,	Moore (Stone),	Sartin,	Temme,
Kyler,	Mortimer,	Schoppenhorst,	Tubbs,
Lane,	Mueller,	Schooler,	Walton,
LeFavor,	Murray,	Schumacher,	Warner,
Lynch,	Pettijohn,	Short (Cole),	Watson,
McCollum,	Phipps,	Short (Phelps),	Waymeyer,
McIntyre,	Pritchett,	Spencer (Douglas),	Wetzel,
McPherson,	Robertson,	Spurgeon,	Young (Texas),
Mahan,	Rohne,	Steel,	Mr. Speaker—85.
Marsh,			

NOES—None.

Absent—Messrs.

Anderson,	Drum,	McKearly,	Rothwell,
Arnett,	Freeman,	McKee,	Sailor,
Bennett,	Gill,	Martin,	Sawyer,
Bittinger,	Hall,	Moore (Mississippi),	Sherrill,
Calhoun,	Hammond,	Moran,	Smith (Buchanan),
Collins,	Hart,	O'Dell,	Smith (Howell),
Cox,	Jenkins,	Odneal,	Spencer (St. L. City)
Daneri,	Johnston,	O'Reilly,	Sullinger,
Davis (Taney),	Jones (Jackson),	Porterfield,	Tartar,
DeReign,	Leazenoy,	Pratte,	Tatum—40.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Oid,	Young (St. Francois)

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 407 was agreed to.

Mr. Walton moved that the vote by which Senate bill No. 407 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Drabell moved, that when the House takes recess it do so until 7:30 p. m. ;

Which was agreed to.

On motion of Mr. Hammond, the rules were suspended and concurrent resolution No. 25 was taken up, read third time, and passed by the following vote :

AYES—Messrs.

Anderson,	Denslow,	Lynch,	Sawyer,
Armstrong,	Dyer,	McCollum,	Schoppenhorst,
Arnett,	Edgar,	McIntyre,	Schooler,
Avery,	Ferguson,	McPherson,	Schumacher,
Bothwell,	Freeman,	Mahan,	Short (Cole),
Breit,	Fuson,	Marsh,	Short (Phelps),
Buckner,	George,	Melson,	Spurgeon,
Burks,	Gmelich,	Meriwether,	Steel,
Cape,	Gurney,	Miller,	Stickney,
Carroll,	Harrison,	Moore (Stone),	Swanger,
Cherrington,	Higbee,	Moran,	Tate,
Chinn,	Hinde,	Mueller,	Tatum,
Choate,	Jenkins,	Murray,	Temme,
Coppedge,	Jones (Hickory),	Pettijohn,	Warner,
Correll,	Jones (Polk),	Phipps,	Waymeyer,
Davidson,	Julian,	Robertson,	Wetzel,
Davison,	Lane,	Ross,	Young (Texas),
DeFord,	Leazenby,	Sachse,	Mr. Speaker—74.
Denny,	LeFavor,		

NOES—None.

Absent—Messrs.

Atkins,	Drabelle,	McKee,	Sailor,
Benner,	Drum,	Martin,	Sartin,
Bennett,	Gay,	Moore (Miss.),	Sherrill.
Best,	Gill,	Mortimer,	Smith (Buchanan),
Bittinger,	Grubb,	O'Dell,	Smith (Howell),
Bourn,	Hall,	Odneal,	Spencer (Douglas),
Calhoun,	Hammond,	O'Reilly,	Spencer (St. L. City),
Collins,	Hancock,	Porterfield,	Sullinger,
Cox,	Hart,	Pratte,	Tartar,
Crisp,	Johnston,	Pritchett,	Tubbs,
Daneri,	Jones (Jackson),	Rohne,	Walton,
Davis (Taney),	Kvler,	Rothwell,	Watson—51.
DeReign,	McKearly,	Russell (N. Madrid),	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baugh.	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to concurrent resolution No. 25 was agreed to.

Mr. Hammond moved that the vote by which concurrent resolution No. 25 passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Schooler offered the following resolution :

Resolved, That the State Auditor be requested to prepare and print, as soon after the adjournment of this General Assembly as he can conveniently do so, a detailed statement of the appropriations made at this session, and mail a copy of such statement to each member of the Senate and House of Representatives.

Which was read and adopted by the following vote on division :
Ayes 36, noes 23.

On motion of Mr. Tatum,

Senate bill No. 366 was taken up, by the following vote on division :
Ayes 40, noes 7.

Mr. Tatum offered the following amendment :

Amend Senate bill No. 366 by striking out all of section 1, and renumbering the other sections ;

Which was read and adopted.

On motion of Mr. Tatum, Senate bill No. 366 was laid over informally.

Mr. Short of Phelps offered the following resolution :

Whereas, Senate bill No. 13, entitled "An act to amend section 3486, article 2, chapter 47, of the Revised Statutes of the State of Missouri, 1889, relating to seduction under promise of marriage," was delivered to Representative Moran by the Docket Clerk of this House on the 20th day of February, 1895, and that the said bill has not been reported to this House nor been seen by other members of the Committee on Criminal Jurisprudence, to which it was referred ; therefore, be it

Resolved, That he be required by this House to report said bill immediately, or give good reasons for such delay.

Which was read.

Senate bill No. 284 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

The Committee on 'Enrolled Bills was granted leave to sit during the session of the House.

Senate bill No. 408 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 205 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 370 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 315 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 153 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 48 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 175 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 342 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 57 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 189 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 355 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 409 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 667, entitled

An act to amend sections 4, 6, 8 and 12 of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of Missouri of 1889," approved March 27, 1891, relating to "Agriculture, State Board of—veterinary service ;"

Also, substitute to House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 162, of the Revised Statutes of the State of Missouri ;

Also, House bill No. 781, entitled

An act concerning primary elections in cities now having and hereafter having one hundred thousand inhabitants or more ;

Also, House bill No. 184, entitled

An act to amend an act entitled "An act to amend section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri," approved April 1, 1891, entitled "Schools—new districts ;"

Also, House bill No. 319, entitled

An act to repeal section 6796, of the Revised Statutes of 1889, entitled "Personal actions," and to enact a new section in lieu thereof ;

Also, substitute for House bill No. 551, entitled

An act to amend chapter 160, Revised Statutes of Missouri 1889, relating to thistles, by adding to sections 8415, 8416 and 8418, after the word "Canada," wherever it occurs in said sections, the words "or Scotch ;"

Also, House bill No. 379, entitled

An act to define the crime of train robbing, and to provide a penalty therefor ;

Also, House bill No. 773, entitled

An act to amend "An act to repeal article 4, of chapter 30, of the Revised Statutes of Missouri of 1889, with all amendments thereof, said article entitled 'Cities of the third class,' and to enact in lieu thereof a new article, providing for government of cities of the third class," approved April 19, 1893, by adding a new section thereto, to be numbered 126 ;

Also, House bill No. 774, entitled

An act to amend section 5176, chapter 70, of the Revised Statutes of 1889, entitled "Mortgage, etc., of personalty, invalid unless recorded," by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property ;

Also, substitute for House bill No. 802, entitled

An act for the prevention of blindness in infants ;

Also, House bill No. 821, entitled

An act to provide for the investigation of county contracts and their reformation by circuit courts on the petition of 50 or more resident tax-payers of the county,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 667 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Committee substitute for House bill No. 675 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 781 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 184 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 319 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 397 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Committee substitute for House bill No. 551 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 773 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 774 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Substitute for House bill No. 802 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 821 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 145 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

On motion of Mr. Watson,

The House took recess until 7:30 p. m.

EVENING SESSION.

The hour of recess having expired,
The House was called to order.
Speaker Russell in the Chair.

On motion of Mr. Drum, the House took a recess for 20 minutes.
The hour of recess having expired,
The House was called to order.
Speaker Russell in the Chair.

The resolution pending at time of recess was informally passed.

Senate bill No. 36 was taken up and ordered to third reading by the following vote on division: Ayes 12, noes 9; was read third time and failed to pass by the following vote:

AYES—Messrs.

Best,	Gay,	McKee,	Schoppenhorst,
Burks,	George,	McPherson,	Schumacher,
Calhoun,	Grubb,	Mahan,	Short (Phelps),
Cherrington,	Gurney,	Melson,	Smith (Howell),
Choate,	Hall,	Meriwether,	Spencer (Douglas),
Crisp,	Hancock,	Miller,	Spencer (St. L. City)
Davis (Taney),	Harrison,	Moran,	Stickney,
Davison,	Hart,	Mueller,	Swanger,
DeFord,	Higbee,	Murray,	Tartar,
Denny,	Hinde,	Odneal,	Tate,
Denslow,	Jenkins,	O'Reilly,	Tatum,
Drabelle,	Jones (Jackson),	Porterfield,	Temme,
Drum,	Kyler,	Robertson,	Walton,
Dyer,	Leazenby,	Rohne,	Warner,
Edgar,	LeFavor,	Sachse,	Watson,
Freeman,	Lynch,	Sartin,	Wetzel,
Fuson,	McCollum,	Sawyer,	Mr. Speaker—68.

NOES—Messrs.

Arnett,	Jones (Hickory),	Phipps,	Russell (N. Madrid),
Cape,	Jones (Polk)	Pritchett,	Schooler,
Coppedge,	McIntyre,	Ross,	Spurgeon,
DeReign,	Marsh,	Rothwell,	Waymeyer—18.
Ferguson,	Moore (Stone),		

Absent—Messrs.

Anderson,	Buckner,	Hammond,	Pratte,
Armstrong,	Carroll,	Johston,	Sailor,
Atkins,	Chinn,	Julian,	Sherrill,
Avery,	Correll,	Lane,	Short (Cole),
Benner,	Collins,	McKearly,	Smith (Buchanan),
Bennett,	Cox,	Martin,	Steel,
Bittinger,	Daner,	Moore (Mississippi),	Sullinger,
Bothwell,	Davidson,	Mortimer,	Tubbs,
Bourn,	Gill,	O'Dell,	Young (Texas),—39.
Breit,	Gmelich,	Pettijohn,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold, —8.
Kasey,	LeRoy,	Old,	Young (St. Fran.)

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne)	Middleton,	Shaw,	

The resolution introduced by Mr. Short of Phelps, which was passed informally, was taken up and withdrawn.

Senate bill No. 242 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Armstrong,	Davison,	Jones (Hickory),	Russell (N. Madrid),
Arnett,	DeFord.	Jones (Jackson),	Sartin,
Avery,	Denny,	Kyler,	Sawyer,
Benner,	DeReign,	LeFavor,	Schoppenhorst,
Bothwell,	Drabelle,	McCollum,	Schumacher,
Breit,	Drum,	McKee,	Short (Phelps),
Buckner,	Dyer,	McPherson,	Smith (Howell),
Burks,	Edgar,	Melson,	Spencer (Douglas),
Calhoun,	Ferguson,	Meriwether,	Spurgeon,
Cape,	Fuson,	Miller,	Stickney,
Cherrington,	Gay,	Moran,	Swanger,
Chinn,	George,	Odneal,	Tartar,
Choate,	Grubb,	O'Reilly,	Tate,
Collins,	Gurney,	Pettijohn,	Tatum,
Coppedge,	Hall,	Phipps,	Temme,
Correll,	Hancock,	Porterfield,	Tabbs,
Cox,	Harrison,	Robertson,	Walton,
Crisp,	Higbee,	Rohne,	Warner,
Davidson,	Hinde,	Ross,	Waymeyer
Davis (Taney),	Jenkins,	Rothwell,	Wetzel—80.

NO—Mr. Leazenby—1.

Absent—Messrs.

Anderson,	Gmelich,	Marsh,	Sailor,
Atkins,	Hammond,	Martin,	Schooler,
Bennett,	Hart,	Moore (Mississippi),	Sherrill,
Best,	Johnston,	Moore (Stone),	Short (Cole),
Bittinger,	Jones (Polk),	Mortimer,	Smith (Buchanan),
Bourn,	Julian,	Mueller,	Spencer (St L. City),
Carroll,	Lane,	Murray,	Steel,
Daneri,	Lynch,	O'Dell,	Sullinger,
Denslow,	McIntyre,	Pratte,	Watson,
Freeman,	McKearly,	Pritchett,	Young (Texas),
Gill,	Mahan,	Sachse,	Mr. Speaker—44.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold. —8.
Kasey,	LeRoy,	Old,	Young (St. Francois)

Sick—Messrs.

Baughner.	Griffith,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 242 was agreed to.

Mr. Best moved that the vote by which Senate bill No. 242 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Young of Texas reported sick.

Senate bill No. 34 was taken up.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed
House concurrent resolution No. 25, entitled

An act requiring the Secretary of the State to forward to the clerk of the circuit court of Jackson county, Missouri, the bond of M. S. Burr, dated January 2, 1891.

Senate bill No. 34 was read third time and passed by the following vote :

A YES—Messrs.

Anderson,	DeReign,	Leazenby,	Sachse,
Armstrong,	Drabelle,	Lynch,	Sailor,
Arnett,	Drum,	McCollum,	Sartin,
Best,	Dyer,	McIntyre,	Sawyer,
Bittinger,	Edgar,	McPherson,	Schooppenhorst,
Bothwell,	Ferguson,	Mahan,	Schooler,
Bourn,	Freeman,	Marsh,	Schumacher,
Breit,	Gay,	Melson,	Short (Phelps),
Buckner,	George,	Meriwether,	Smith (Howell),
Calhoun,	Gmelich,	Miller,	Spencer (Douglas),
Cape,	Grubb,	Moore (Stone),	Spurgeon,
Cherrington,	Gurney,	Moran,	Steel,
Chinn,	Hall,	Murray,	Stickney,
Choate,	Hammond,	Odneal,	Swanger,
Collins,	Hancock,	O'Reilly,	Tartar,
Coppedge,	Harrison,	Pettijohn,	Tate,
Correll,	Hart,	Phipps,	Tatum,
Criso,	Higbee,	Porterfield,	Temme,
Davidson,	Hinde,	Pritchett,	Tubbs,
Davis (Taney),	Jenkins,	Robertson,	Walton,
Davison,	Jones (Hickory),	Rohne,	Warner,
DeFord,	Jones (Jackson),	Ross,	Waymeyer,
Denny,	Jones (Polk),	Rothwell,	Wetzel,
Denslow,	Kyler,	Russell (N. Madrid),	Mr. Speaker—96.

NOES—Messrs.

Benner,	Fuson,	McKee—3.
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Absent—Messrs.

Atkins,	Gill,	Moore (Mississippi),	Short (Cole),
Avery,	Johnston,	Mortimer,	Smith (Buchanan),
Bennett,	Julian,	Mueller,	Spencer (St. L. City),
Burks,	Lane,	O'Dell,	Sullinger,
Carroll,	LeFavor,	Pratte,	Watson,
Cox,	McKearly,	Sherrill,	Young (Texas)—26.
Daneri,	Martin,		

Absent with leave--Messrs.

Brock,	Kline,	Minnis,	Weinhold —8.
Kasey,	LeRoy,	Old,	Young (St. Francois)

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 34 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 34 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred Senate bill No. 381, entitled

An act to amend section 7983, chapter 143, article 1, of Revised Statutes 1889, entitled "Public schools,"

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Mr. Tubbs offered the following resolution :

Resolved, That the Chief Clerk of this House is hereby authorized to retain six clerks in his employ, for a period of ten days after the sine die adjournment of this House, for the purpose of completing the business of his department.

Which was read and adopted.

Mr. Tubbs offered the following resolution :

Resolved, By the House of Representatives the Senate concurring therein ;

That the 38th General Assembly of the State of Missouri adjourn sine die, at high noon, on Monday, March 25, 1895.

Which was read.

On motion of Mr. Mueller, the resolution was laid over informally.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 338, entitled

An act to amend section 2813, of article 9 of chapter 42 of the Revised Statutes of Missouri of 1889, entitled "Corporations—private;"

In which the concurrence of the House is respectfully requested.

Senate bill No. 366 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Denny,	Kyler,	Rothwell,
Armstrong,	Denslow,	LeFavor,	Russell (N. Madrid),
Avery,	Drabelle,	McCullum,	Sachse,
Benner,	Drum,	McKee,	Schooler,
Best,	Dyer,	McPherson,	Schumacher,
Bittinger,	Edgar,	Melson,	Short (Paelps),
Bothwell,	Ferguson,	Meriwether,	Spencer (St. L. City),
Bourn,	Freeman,	Miller,	Steel,
Buckner,	Fuson,	Moore (Stone),	Stickney,
Burks,	Gay,	Moran,	Swanger,
Calhoun,	George,	Mueller,	Tartar,
Cape,	Gmelch,	Murray,	Tate,
Chinn,	Gurney,	Odneal,	Tatum,
Choate,	Hall,	Pettijohn,	Temme,
Collins,	Hancock,	Phipps,	Tubbs,
Coppedge,	Harrison,	Pritchett,	Walton,
Crisp,	Higbee,	Robertson,	Warner,
Davidson,	Jenkins,	Rohne,	Wetzel,
Davis (Taney),	Jones (Polk),	Ross,	Mr. Speaker—76.

NOES—Messrs.

Arnett,	Hart,	Mahan,	Smith (Howell),
Correll,	Jones (Hickory),	Sailor,	Spencer (Douglas),
DeReign,	Leazenby,	Sartin,	Surgeon,
Grubb,	McIntyre,	Sawyer,	Waymeyer—16.

Absent—Messrs.

Atkins,	Gill,	McKearly,	Pratte,
Bennett,	Hammond,	Marsh,	Schoppenhorst,
Breit,	Hinde,	Martin,	Sherrill,
Carroll,	Johnston,	Moore (Miss.),	Short (Cole),
Cherrington,	Jones (Jackson),	Mortimer,	Smith (Buchanan),
Cox,	Julian,	O'Dell,	Sullinger,
Daneri,	Lane,	O'Reilly,	Watson,
Davison,	Lynch,	Porterfield,	Young (Texas)—33.
DeFord,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8.
Kasey,	LeRoy,	Old,	Young (St. Francois)	

Sick—Messrs.

Bugher,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 366 was agreed to.

Mr. Tatum moved that the vote by which Senate bill No. 366 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the report of the Conference committee on House bill 787, returned herewith with a copy of said report attached thereto.

Senate bill No. 233 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Bittinger, from the Committee on conference on House bill No. 787, submitted the following report :

MR. SPEAKER: Your Committee on conference would recommend that the House adopt the following in lieu of Senate amendments to House bill No. 787 :

Amend section 1 of House bill No. 787, by striking out of lines 46 and 47 the words and figures "forty-three thousand six hundred dollars (\$43,600)," and inserting in lieu thereof the words and figures "forty-six thousand eight hundred dollars (\$46,800)." and by striking out of line 49 of said section the words and figures "five thousand dollars (\$5000)," and inserting in lieu thereof the words and figures "seven thousand five hundred dollars (\$7500)," and by striking out of said section all after the words and figures "dollars (\$3500)" in line 53, and inserting in lieu thereof the following words and figures: "For new boilers and steam connections, two thousand five hundred dollars (\$2500); for granitoid walks and grading of drill grounds, five thousand dollars (\$5000); for improvement of students' boarding club house, five thousand dollars (\$5000); for the equipment of laboratories of science and engineering, fifteen thousand dollars (\$15,000); for a professor of physical culture and director of gymnasium, two thousand four hundred dollars (\$2400); for enclosing and improving athletic grounds, thirteen hundred dollars (\$1300); for the summer school for the public school teachers of Missouri, four thousand dollars (\$4000); for contingent fund for unforeseen and special needs, two thousand five hundred dollars (\$2500)—in all, one hundred and thirty-three thousand dollars (\$133,000)."

Also, amend section 2 of said bill by striking out of lines 4 and 5 the words and figures "in all twenty-nine thousand dollars (\$29,000)," and inserting in lieu thereof the following words and figures: "for sidewalks, twelve hundred and fifty dollars (\$1250)—in all, thirty thousand two hundred and fifty dollars (\$30,250)."

Also, amend section 3 thereof by striking out of lines 5 and 6 the words and figures "in all, sixty thousand dollars (\$60,000)," and inserting in lieu thereof the following words and figures: "For library, fifteen hundred dollars (\$1500); for sidewalk on west side of grounds, one thousand dollars (\$1000)—in all, sixty-two thousand five hundred dollars (\$62,500);"

Also, amend section five (5) by striking out of line 3 the words and figures "five thousand dollars (\$5000)," and inserting in lieu thereof the words and figures "six thousand dollars (\$6000);" and by striking out at the end of line 7 the words and figures "sixty-four thousand dollars (\$64,000)," and inserting in lieu thereof the words and figures "sixty-five thousand dollars (\$65,000);"

And amend further by adding a new section thereto, to be known as section 5a, and to read as follows:

Section 5a. For the purpose of paying the contingent expenses of the 38th General Assembly, and not paid for the want of sufficient appropriations heretofore made, the sum of seven thousand dollars (\$7000), or so much thereof as may be necessary;

Also, amend title to House bill No. 787 by adding thereto the words "and certain contingent expenses of the 38th General Assembly."

Respectfully submitted,

C. E. PEERS,
JAMES ORCHARD,
JOHN KENNISH,
Senate Conferees.
J. L. BITTINGER,
W. P. FREEMAN,
E. S. ANDERSON,
House Conferees.

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 359, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944a;

Also, the Senate has taken up House amendments Nos. 1 and 2 to Senate bill No. 346 and concurred in the same, and the bill passed as amended.

The report of the Conference committee on House bill No. 787 was adopted by the following vote:

A YES—Messrs.

Anderson,	DeReign,	Kyler,	Rothwell,
Armstrong,	Drabelle,	Leazenby,	Russell (N. Madrid),
Arnett,	Drum,	Lynch,	Sachse,
Avery,	Dyer,	McCollum,	Sailor,
Bittinger,	Edgar,	McIntyre,	Sawyer,
Bothwell,	Ferguson,	McKee,	Schoppenhorst,
Breit,	Freeman,	Marsh,	Schooler,
Buckner,	Fuson,	Melson,	Schumacher,
Burks,	Gay,	Meriwether,	Short (Phelps),
Cape,	George,	Moore (Stone),	Smith (Howell),
Cherrington,	Gmelich,	Moran,	Spencer (St. L. City),
Chinn,	Grubb,	Mortimer,	Steel,
Choate,	Hall,	Mueller,	Stickney,
Collins,	Hammond,	Odneal,	Swanger,
Coppedge,	Hancock,	O'Reilly,	Tartar,
Correll,	Harrison,	Pettijohn,	Tate,
Crisp,	Hart,	Phipps,	Tatum,
Davidson,	Higbee,	Pritchett,	Walton,
Davison,	Hinde,	Robertson,	Waymeyer,
DeFord,	Jenkins,	Rohne,	Wetzel,
Denny,	Jones (Jackson),	Ross,	Mr. Speaker—85.
Denslow,			

NOES—Messrs.

Benner,	Jones (Polk),	Sartin,	Tubbs,
Best,	Mahan,	Spencer (Douglas),	Warner,
Calboun,	Miller,	Spurgeon,	Watson—15.
Jones (Hickory),	Murray,	Temme,	

Absent—Messrs.

Atkins,	Gill,	McKearly,	Pratte,
Bennett,	Gurney,	McPherson,	Sherrill,
Bourn,	Johnston,	Martin,	Short (Cole),
Carroll,	Julian,	Moore (Mississippi),	Smith (Buchanan),
Cox,	Laze,	O'Dell,	Sullinger,
Daneri,	LeFavor,	Porterfield,	Young (Texas)—25.
Davis (Taney),			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.),
			—8.

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Mr. Bittinger moved that the vote by which the report of the committee on conference was adopted be reconsidered, and the motion be laid on the table;

Which was agreed to.

Senate bill No. 164 was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Arnett,	Dyer,	McKee,	Schoppenhorst,
Bittinger,	Edgar,	McPherson,	Schooler,
Bothwell,	Ferguson,	Marsh,	Schumacher,
Breit,	Freeman,	Melson,	Short (Phelps),
Burks,	Gay,	Meriwether,	Spurgeon,
Calhoun,	Gmelich,	Miller,	Steel,
Cape,	Grubb,	Moore (Stone),	Stickney,
Choate,	Gurney,	Murray,	Swanger,
Collins,	Hammond,	Odneal,	Tartar,
Coppedge,	Hancock,	O'Reilly,	Tate,
Correll,	Harrison,	Pettijohn,	Tatum,
Crisp,	Hart,	Phipps,	Temme,
Davis (Taney),	Higbee,	Pritchett,	Tubbs,
Davison,	Hinde,	Rohne,	Walton,
DeFord,	Jenkins,	Russell (N. Madrid),	Warner,
Denny,	Jones (Polk),	Sachse,	Waymeyer,
DeReign,	Kyler,	Sailor,	Wetzel,
Drabelle,	LeFavor,	Sartin,	Young (Texas),
Drum,	McCollum,	Sawyer,	Mr. Speaker—76.

N O E S—Messrs.

Chinn,	Jones (Hickory),	Mueller,	Smith (Howell),
Fuson,	Leazenby,	Robertson,	Spencer (Douglas),
George,	McIntyre,		—10.

Absent—Messrs.

Anderson,	Cherrington,	Lane,	Pratte,
Armstrong,	Cox,	Lynch,	Ross,
Atkins,	Daneri,	McKearly,	Rothwell,
Avery,	Davidson,	Mahan,	Sherrill,
Benner,	Denslow,	Martin,	Short (Cole),
Bennett,	Gill,	Moore (Mississippi),	Smith (Buchanan),
Best,	Hall,	Moran,	Spencer (St. L. City)
Bourn,	Johnston,	Mortimer,	Sullinger,
Buckner,	Jones (Jackson),	O'Dell,	Watson—39.
Carroll,	Julian,	Porterfield,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young St. Fran.)—8

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 164 was agreed to.

Mr. Walton moved that the vote by which Senate bill No. 164 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Sartin was granted indefinite leave of absence.

Mr. McKee offered the following resolution :

Whereas, In the course of human events, it is possible and somewhat probable, the Lord willing, this House will soon adjourn *sine die*; and

Whereas, We, the members and employees of this body, have enjoyed the many demonstrations of good will and courteous treatment extended by the citizens of this capital, during the session, we take pleasure in adopting the following resolution :

Resolved, That in return for the very generous manifestations of kindness extended by the people of Jefferson City to this body, collectively and individually, we express a unanimous vote of thanks, and will carry home with us the pleasant recollections of the pleasant acquaintances here formed, which it will ever be pleasant to remember.

Which was read and adopted.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the following resolution:

Resolved by the Senate, the House concurring therein:

That the 38th General Assembly adjourn *sine die* at 12 o'clock noon, Monday, March 25, 1895.

Mr. Pritchett offered the following resolution:

Whereas, The metropolitan newspaper is the great channel through which news is dispensed broadcast over the country, and is the most potent factor in the formation of public opinion, and should be conducted at all times along the lines of honesty, justice and fairness; and

Whereas, During the session of the Thirty-eighth General Assembly many of said papers have been represented on this floor by gentlemen whose duty it has been to give to their respective papers an account of the proceedings of this body in a fair and impartial manner, so that the people of this State might thus be informed as to what was actually being done by their representatives; therefore, be it

Resolved by this House, That said gentlemen, the reporters representing said papers, have been active, honest and pre-eminently fair in the performance of their duty, and that the thanks of this House be and the same are hereby tendered them for their fair and impartial reports.

Which was read.

Mr. Hart moved that the resolution offered by Mr. Pritchett be indefinitely postponed;

Which was not agreed to by the following vote—Messrs. O'Reilly and Armstrong demanding the ayes and noes:

AYES—Messrs.

Benner,	Gay,	Rohne,	Spurgeon,
Best,	Gurney,	Sachse,	Swanger,
Breit,	Hart,	Sartin,	Tatum,
Davison,	Jones (Hickory),	Sawyer,	Tubbs,
DeFord,	Jones (Polk),	Schoppenhorst,	Warner,
Denny,	Miller,	Schumacher,	Waymeyer,
Dyer,	Moore (Stone),	Smith (Howell),	Wetzel—30.
Fuson,	Murray,		

NOES—Messrs.

Anderson,	Davis (Taney),	LeFavor,	Phipps,
Armstrong,	DeReign,	Lynch,	Pritchett,
Avery,	Drabelle,	McCollum,	Robertson,
Bittinger,	Edgar,	McIntyre,	Ross,
Bothwell,	Ferguson,	McKee,	Rothwell,
Buckner,	Freeman,	McPherson,	Russell (N. Madrid),
Burks,	George,	Marsh,	Schooler,
Cape,	Gmelich,	Melson,	Short (Phelps),
Carroll,	Hammond,	Meriwether,	Steel,
Chinn,	Hancock,	Moran,	Stickney,
Choate,	Harrison,	Mortimer,	Tartar,
Collins,	Higbee,	Mueller,	Tate,
Coppedge,	Hinde,	O'Reilly,	Walton,
Correll,	Jenkins,	Pettijohn,	Watson—58.
Crisp,	Kyler,		

Absent—Messrs.

Arnett,	Drum,	McKearly,	Sherrill,
Atkins,	Gill,	Mahan,	Short (Cole),
Bennett,	Grubb,	Martin,	Smith (Ruc'n),
Bourn,	Hall,	Moore (Mississippi),	Spencer (Douglas),
Calhoun,	Johnston,	O'Dell,	Spencer (St. L. city),
Cherrington,	Jones (Jackson),	Odneal,	Sullinger,
Cox,	Julian,	Porterfield,	Temme,
Daneri,	Lane,	Pratte,	Young (Texas),
Davidson,	Leazenby,	Sailor,	Mr. Speaker—37.
Denslow,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8.
Kasey,	LeRoy,	Old,	Young (St. Fran.)	
Sick—Messrs.				
Baughen.	Middleton,	Pollock,	Weaver—7.	
Davis (Wayne),	Griffiths,	Shaw,		

The resolution was then adopted.

Mr. Spencer from the committee on Conference on House bill No. 79, submitted the following report:

MR. SPEAKER: Your Committee of conference, in regard to House bill No. 79 and Senate amendments thereto, have to report that they cannot agree with the majority of the Senate committee, and that therefore they ask to be discharged;

Which was read.

Mr. Spencer of St. Louis City moved that the Speaker appoint a committee of three to act with like committee of the Senate, to consider substitute for House bill No. 79;

Which was agreed to.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 56, entitled

An act to amend section 8028 of chapter 143 of the Revised Statutes of Missouri 1889, entitled "Schools;"

Also, House bill No. 607, entitled

An act to amend section 5885, of article 4, chapter 89, Revised Statutes of 1889, relating to insurance other than life, by striking out certain words and inserting others in lieu thereof;

Also, that the Senate has taken up and concurred in House amendment to Senate bill No. 213, and bill passed, as amended.

Mr. Drum moved that Senate bill No. 381 be taken up;

Which was agreed to by the following vote on division: Ayes 53, noes 12.

Senate bill No. 381 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	DeFord,	Jones (Polk),	Sawyer,
Armstrong,	Denny,	Leazenby,	Schoppenhorst,
Arnett,	DeReign,	LeFavor,	Schumacher,
Avery,	Drabelle,	McKee,	Short (Phelps),
Benner,	Drum,	Mahan,	Smith (Howell),
Best,	Dyer,	Marsh,	Spencer (Douglas),
Bittinger,	Edgar,	Melson,	Spurgeon,
Bourn,	Ferguson,	Meriwether,	Steel,
Breit,	Freeman,	Miller,	Swanger,
Buckner,	Fuson,	Moore (Stone),	Tartar,
Burks,	Gay,	Moran,	Tate,
Cape,	George,	Mortimer,	Tatum,
Chinn,	Gmelich,	Mueller,	Temme,
Choate,	Hancock,	Murray,	Tubbs,
Collins,	Harrison,	Odneal,	Walton,
Coppedge,	Hart,	O'Reilly,	Warner,
Correll,	Higbee,	Phinps,	Watson,
Crisp,	Hinde,	Rohne,	Waymeyer,
Davidson,	Jenkins,	Russell (N. Madrid),	Wetzel,
Davis (Taney),	Jones (Hickory),	Sachse,	Mr. Speaker—82.
Davison,	Jones (Jackson),		

NO—Mr. Kyler—1.

Absent—Messrs.

Atkins,	Gurney,	Martin,	Sallor,
Bennett,	Hall,	Moore (Mississippi),	Sartin,
Bothwell,	Hammond,	O'Dell,	Schooler,
Calhoun,	Johnston,	Pettijohn,	Sherrill,
Carroll,	Julian,	Porterfield,	Short (Cole),
Cherrington,	Lane,	Pratte,	Smith (Buchanan),
Cox,	Lyneh,	Pritchett,	Spencer (St. L. City),
Daneri,	McCollum,	Robertson,	Stickney,
Denslow,	McIntyre,	Ross,	Sullinger,
Gill,	McKearly,	Rothwell,	Young (Texas)—42.
Grubb,	McPherson,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughen,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Saaw,	

Title to Senate bill No. 381 was agreed to.

Mr. Drum moved that the vote by which Senate bill No. 381 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Wetzel, from Committee on Justices of the Peace, submitted the following report:

MR. SPEAKER: Your Committee on Justices of the Peace, to which was referred Senate bill No. 281, entitled

An act to amend section 11 of an act entitled "An act to provide for the election of justices of the peace," etc.,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 213, entitled

An act to amend section 6869, chapter 109, article 2, of Revised Statutes of the State of Missouri of 1889, in relation to "Married women,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Messrs. Tatum, Hammond and Buckner were appointed as a conference committee to consider House bill No. 79.

Mr. Moran, from the Committee on Joint Printing, submitted the following report:

MR. SPEAKER: Your Committee on Joint Printing, to which was referred the report of the Treasurer of the Boards of Regents of the State Normal Schools,

Begs leave to report that it has examined the same, and recommends that it do not be printed, for the reason that the same matter has been printed in the Auditor's report;

Which was read and adopted.

On motion of Mr. Sachse,

The House adjourned under the rules.

SIXTY-SEVENTH DAY—SATURDAY, March 23, 1895.

House met pursuant to adjournment.

The Speaker in the chair.

Prayer by the Rev. Johnston.

Journal of yesterday read and approved.

Mr. Porterfield offered the following resolution :

Whereas, Certain clerks were appointed and drew their pay from January 3, and other clerks were appointed on the same date, but received pay from January 7, only ; therefore be it

Resolved, Said clerks who were appointed January 3 receive pay from said date, and the Committee on Accounts is hereby authorized to audit and draw warrants for the same from January 3 to 6, inclusive.

Which was read.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the committee of conference appointed to act with a like committee from the House to settle differences in House bill No. 79, have reported their inability to agree, and a new committee of conference, consisting of Senators Peers, Morton and Brewster, has been appointed for further consideration of said bill ;

Also, taken up and passed House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47, Revised Statutes, relating to crimes and punishments, taking fish from private ponds ;

Also, House bill No. 478, entitled

An act to amend section 674 of article 2, chapter 13, of the Revised Statutes, 1889, entitled "Prosecuting and circuit attorneys and their assistants," with substitute for amendment No. 1 ;

Which was adopted ;

Title amended, and agreed to as amended.

The resolution offered by Mr. Porterfield was rejected by the following vote, Messrs Swanger and Young of Texas demanding the ayes and noes :

AYES—Messrs.

Armstrong,	Gurney,	O'Reilly,	Short (Cole),
Avery,	Hall,	Pettijohn,	Spencer (Douglas),
Burks,	Jenkins,	Phipps,	Tate.
Chinn,	Kyler,	Rohne,	Temme,
Choate,	Lane,	Sachse,	Warner,
Collins,	Melson,	Schooler,	Watson,
Coppedge,	Moran.	Schumacher,	Waymeyer—28.

NOES—Messrs.

Anderson,	Dyer,	Jones (Jackson),	Smith (Howell),
Arnett,	Edgar,	Jones (Polk),	Steel,
Atkins,	Ferguson,	Leazenby,	Stickney,
Benner,	Fuson,	McCollum,	Swanger,
Best,	Gay,	Miller,	Tartar,
Bittinger,	George,	Moore (Stone),	Tatum,
Cape,	Gmelich,	Mueller,	Tubbs,
Cherrington,	Grubb,	Murray,	Walton,
Davison,	Hancock,	Odneal,	Wetzel,
DeFord,	Harrison,	Sailor,	Young (Texas),
Denny,	Hart,	Schoppenhorst,	Mr. Speaker—46.
Drabelle,	Jones (Hickory),		

Absent—Messrs.

Bennett,	Denlow,	McIntyre,	Pritchett,
Bothwell,	DeReign,	McKearly,	Robertson,
Bourn,	Drum,	McKee,	Ross,
Breit,	Freeman,	McPaerson,	Rothwell,
Buckner,	Gill,	Mahan,	Russell (N. Madrid),
Calhoun,	Griffiths,	Marsh,	Sartin,
Carroll,	Hammond,	Martin,	Sawyer,
Correll,	Higbee,	Meriwether,	Sherrill,
Cox,	Hinde,	Moore (Miss.),	Short (Phelps),
Crisp,	Johnston,	Mortimer,	Smith (Buchanan),
Daneri,	Julian,	O'Dell,	Spencer (St. L. City),
Davidson,	LeRoy,	Porterfield,	Spurgeon,
Davis (Taney),	Lynch,	Pratte,	Sullinger—52.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8.
Kasey,	LeFavor,	Old,	Young (St. Franc's),	

Sick—Messrs.

Baugh.	Middleton,	Shaw,	Weaver—6.
Davis (Wayne),	Pollock,		

Mr. Swanger was called to the chair.

Mr. Schooler offered the following concurrent resolution to adjourn *sine die*:

Be it resolved by the House, the Senate concurring therein:

That the 38th General Assembly of Missouri do adjourn *sine die* on Saturday, March 23, 1895, at 3 o'clock p. m. on said day;

Which was read, and on motion of Mr. Moran, was laid over informally.

Mr. Moran offered the following resolution:

Whereas, The perpetuity of our government, State and national, depends upon the purity of our elections; and

Whereas, It is admitted by all that the elections in our large cities are impure, and that in many instances the elections therein are carried and the majority result determined by fraud of such a character that renders its continuance a menace to our institutions; and

Whereas, It is apparent that the 38th General Assembly will not pass any legislation granting any relief to the people, for the reason that the majority in the Senate has, by its actions, refused, and will continue to refuse, to permit any law to pass that will grant any relief to the people; therefore, be it

Resolved, That our Senators and Representatives in Congress be requested to use their influence and urge the passage of laws that will make it a crime against the laws of the United States for any person to commit any fraud, or in any other manner conspire to dishonestly conduct any State election where members of Congress or members of the General Assembly are elected at such election; and

Resolved further, that the clerk of this body furnish our Senators and members of Congress with a copy of this resolution.

Which was read and adopted.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 117, entitled

An act to amend section 7211, chapter 125 of the Revised Statutes of the State of Missouri, relating to peddlers and their licenses; Also, House bill No. 262, entitled

An act to amend article 3 of chapter 97 of the Revised Statutes of 1889, in regard to swamp and overflowed lands, by repealing sections Nos. 6521, 6522 and 6527, and substituting other sections in lieu thereof, and by inserting a new section numbered 6528a;

Also, House bill No. 528, entitled

An act to restore to the seminary fund the expenses incurred in the superintendence and sales of lands disposed of for the benefit of said fund and in the distribution of the proceeds of said sales;

Also, House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto to be known as section 2126a,

Begs leave to report that it has compared the same, and finds them to be truly enrolled ;

Which was read.

House bill No. 117 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 262 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 528 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 822 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Moran, the vote by which his resolution passed was reconsidered, and the resolution was passed informally.

Senate bill No. 213 was taken up for third reading and passage, and was passed by the following vote :

A Y E S—Messrs.

Arnett,	Drum,	Leazenby,	Sache,
Atkins,	Dyer,	LeFavor,	Sailor,
Avery,	Edgar,	McCollum,	Schoppenhorst,
Benner,	Ferguson,	McIntyre,	Schumacher,
Best,	Freeman,	McKee,	Short (Cole),
Bittinger,	Fuson,	Mahan,	Smith (Howell),
Bothwell,	Gay,	Marsh,	Spencer (Douglas),
Bourn,	George,	Melson,	Spencer (St. L. City),
Breit,	Gmelich,	Müller,	Steel,
Burks,	Grubb,	Moore (Stone),	Stickney,
Calhoun,	Gurney,	Moran,	Swanger,
Cape,	Hall,	Mueller,	Tartar,
Cherrington,	Hancock,	Murray,	Tate,
Choate,	Harrison,	Odneal,	Temme,
Collins,	Hart,	O'Reilly,	Walton,
Davis (Taney),	Hinde,	Pettijohn,	Warner,
Davison,	Jones (Hickory),	Phipps,	Watson,
DeFord,	Jones (Jackson),	Porterfield,	Waymeyer,
Denny,	Jones (Polk),	Rohne,	Weizel,
DeReign,	Julian,	Ross,	Young (Texas),
Drabelle,	Kyler,	Russell (N. Madrid),	Mr. Speaker—84.

NO—Mr. Rothwell—1.

Absent—Messrs.

Anderson,	Daneri,	McKearly,	Sartin,
Armstrong,	Davidson,	McPherson,	Sawyer,
Bennett,	Denslow,	Martin,	Schooler,
Buckner,	Gill,	Meriwether,	Sherrill,
Carroll,	Hammond,	Moore (Mississippi),	Short (Phelps),
Chinn,	Higbee,	Mortimer,	Smith (Buchanan),
Coppedge,	Jenkins,	O'Dell,	Spurgeon,
Correll,	Johnston,	Pratte,	Sullinger,
Cox,	Lane,	Pritchett,	Tatum,
Crisp,	Lynch,	Robertson,	Tubbs—40.

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)

Sick—Messrs.

Baughen.	Griffiths,	Pollock.	Weaver--7.
Davis (Wayne),	Middleton,	Shaw,.	

Title to Senate bill No. 213 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 213 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Committee on Enrolled Bills was granted leave to sit during the session of the House.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 302, entitled

An act to repeal section 6089, Revised Statutes 1889, entitled "Juries," and to enact a new section in lieu thereof,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read.

Senate bill No. 354 was taken up, and on motion of Mr. Arnett, was indefinitely postponed by the following vote on division: Ayes 22, noes 18.

Mr. Drabelle offered the following resolution :

Whereas, Section 36 of House Appropriation bill No. 798, providing for payment of claim of J. Kennard Carpet Co. for carpets now in use in this House, in amount \$1850.49, was stricken out by the Senate, and on conference the House conferees receded ; and

Whereas, Said sum is now due and ought to be paid ; therefore, be it Resolved, That the Committee on Accounts be and is hereby directed to audit and allow said demand.

Which was read and adopted.

Mr. Tubbs offered the following resolution :

Resolved, That the clerk of the Committee on Accounts be allowed ten days' time after the adjournment of this House in which to settle up the affairs of that committee.

Which was read and adopted.

Senate bill No. 281 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson.	Correll,	Harrison,	Miller,
Armstrong,	Davis (Taney)	Hart,	Moore (Stone),
Arnett,	Denny,	Jenkins,	Moran,
Atkins,	Drabelle,	Jones (Jackson),	Mueller,
Avery,	Drum,	Jones (Polk),	Murray,
Best,	Dyer,	Julian,	Odneal,
Bittinger,	Edgar,	Kyler,	O'Reilly,
Bourn,	Ferguson,	Lane,	Phipps,
Brett,	Fuson,	Leazenby,	Porterfield,
Burks,	Gay,	LeFavor,	Rohne,
Calhoun,	George,	McCollum,	Ross,
Cape,	Gmelich,	McKee,	Russell (N. Madrid),
Chinn,	Grubb,	Mahan,	Sachse,
Collins,	Gurney,	Marsh,	Sailor,
Coppedge,	Hall,	Melson,	Schumacher,

Short (Cole),	Steel,	Tate,	Waymeyer,
Smith (Howell),	Stickney,	Walton,	Wetzel,
Spencer (Douglas),	Swanger,	Warner,	Young (Texas),
Spencer (St. L. City),	Tartar,	Watson,	Mr. Speaker—76.

NOES—None.

Absent—Messrs.

Benner,	Denslow,	McKearly,	Sartin,
Bennett,	DeReign,	McPherson,	Sawyer,
Bothwell,	Freeman,	Martin,	Schoppenhorst,
Buckner,	Gill,	Meriwether,	Schooler,
Carroll,	Hammond,	Moore (Mississippi),	Sherrill,
Cherrington,	Hancock,	Mortimer,	Short (Phelps),
Choate,	Higbee,	O'Dell,	Smith (Buchanan),
Cox,	Hinde,	Pettijohn,	Spurgeon,
Crisp,	Johnston,	Pratte,	Sullinger,
Daneri,	Jones (Hickory),	Pritchett,	Tatum,
Davidson,	Lynch,	Robertson,	Temme,
Davison,	McIntyre,	Rothwell,	Tubbs—49.
DeFord,			

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 281 was agreed to.

Mr. Wetzel moved that the vote by which Senate bill No. 281 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Governor:

To the Speaker of the House of Representatives:

SIR—I have the honor herewith to return to the House, with my approval indorsed thereon,

House bill No. 436, entitled

An act to provide for the examination of banks and fund companies incorporated under article 7, chapter 42, of the Revised Statutes of the State of Missouri, 1889, and trust companies, and providing for the prosecution of such companies, when discovered to be in violation of the law;

Which was read.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 801, entitled

An act authorizing the county of Butler and the city of Poplar Bluff and their assigns to take up and remove certain dead bodies, with an emergency clause;

Emergency clause adopted.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 523, entitled

An act to punish the falsely marking or stamping of the karat on any article of merchandise, gold or solid gold, and to prohibit the manufacture and sale thereof;

Also committee substitute for House bill No. 626, entitled

An act to amend section 6296, of article 7, of chapter 94, Revised Statutes of Missouri, 1889, entitled "Judgments and their incidents;"

Also, House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations incurring loss or damage by fire under policies of insurance of such companies within this State;

Also, House bill No. 137, entitled

An act in regard to aliens, and to restrict their right to acquire and hold real and personal estate, and to provide for the disposition of the lands now owned by non-resident aliens;

Also, House bill No. 359, entitled

An act to amend chapter 173, Revised Statutes of Missouri, entitled "Witnesses," by adding a new section thereto to be numbered as section 8944a,

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

House bill No. 533 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 688, entitled

An act to amend sections 299 and 304 of article 15, chapter 1 of the Revised Statutes of the State of Missouri for 1889, entitled "Public administrators;"

The emergency clause was adopted;

Also, House bill No. 360, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944b.

Committee substitute for House bill No. 626 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 299 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 137 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 359 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 280 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no

objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Murray offered the following resolution :

Whereas, There was an appropriation (made by the House, amending section 36 of House bill No. 798) of eight hundred and seventy-three dollars (\$873), to pay J. C. Evans for money expended and services rendered in making the Missouri fruit display at the World's Fair ; and

Whereas, The Senate Conference committee cut out said appropriation ; and

Whereas, Said bill of J. C. Evans is a just debt and unpaid ; therefore, be it

Resolved, That the Committee on Accounts be instructed to allow and pay the same out of the contingent fund.

Which was read and rejected.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 499, entitled

An act to repeal section 3596, of article 3, of chapter 47, of the Revised Statutes of 1889, entitled "Crimes and punishments," relating to the destruction of bridges and mill-dams, and to enact a new section in lieu thereof.

Mr. Tatum, from the Committee on conference on House bill No. 79, submitted the following report :

MR. SPEAKER: Your Committee of conference appointed to act with a like committee on the part of the Senate, with reference to Senate amendments to House bill No. 79, respectfully report that we have duly considered, in conjunction with said Senate committee, the said bill and amendments, and that we have failed to agree and request to be discharged and a further committee be appointed.

JOSEPH T. TATUM,

IRA F. HAMMOND.

I assent to the report, except I do not agree to the request for any further conference, because I believe it is useless.

T. R. BUCKNER.

Which was read.

Mr. Tatum, by consent, withdrew resolution offered yesterday, asking for an investigation as to House bill No. 79.

Mr. Drabelle offered the following resolution :

Resolved, That the Committee on Accounts audit and allow the account of the Tribune Printing Company for 150 copies of the Daily Tribune containing the official proceedings of the House and Senate, which includes the publication of the daily calendar, at 5 cents per copy.

Which was read and rejected by the following vote—Messrs. Hart and Young demanding the ayes and noes :

AYES—Messrs.

Armstrong,	Coppedge,	Lynch,	Rothwell,
Avery,	Correll,	McCollum,	Russell (N. Madrid),
Bourn,	Davidson,	McIntyre,	Schooler,
Burks,	Davis (Taney),	Melson,	Short (Cole),
Cape,	Drabelle,	Moore (Mississippi),	Tate,
Carroll,	Ferguson,	O'Reilly,	Tatum,
Chinn,	Jenkins,	Ross,	Walton—30.
Collins,	Kyler,		

NOES—Messrs.

Atkins,	Davison,	Gay,	Hancock,
Benner,	Denny,	Gmelich,	Harrison,
Best,	Drum,	Grubb,	Hart,
Breit,	Dyer,	Gurney,	Hinde,
Calhoun,	Edgar,	Hammond,	Jones (Jackson),

Leazenby,	Odneal,	Schumacher,	Temme,
LeFavor,	Pettijohn,	Spencer (Douglas),	Tubbs,
Mahan,	Phipps,	Spencer (St. L. City.)	Watson,
Miller,	Porterfield,	Steel,	Waymeyer,
Moore (Stone),	Rohne,	Stickney,	Wetzel,
Moran,	Sachse,	Swanger,	Young (Texas),
Mueller,	Schoppenhorst,	Tartar,	Mr. Speaker—49.
Murray,			

Absent—Messrs.

Anderson,	DeFord,	Julian,	Pritchett,
Arnett,	Denslow,	Lane,	Robertson,
Bennett,	DeReign,	McKearly,	Sailor,
Best,	Freeman,	McKee,	Sartin,
Bittinger,	Fuson,	McPnerson,	Sawyer,
Bothwell,	George,	Marsh,	Short (Phelps),
Buckner,	Gill,	Martin,	Smith (Buchanan),
Cherrington,	Hall,	Meriwether,	Smith (Howell),
Choate,	Higbee,	Mortimer,	Spurgeon,
Cox,	Johnston,	O'Dell,	Sullinger,
Crisp,	Jones (Hickory),	Pratte,	Warner—46.
Daneri,	Jones (Polk),		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	Leroy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Messrs. Swanger, Davison and Jenkins were appointed as a conference committee on House bill No. 79.

Mr. Hancock introduced the following resolution :

Whereas, The pamphlet containing the addresses in the memorial services of deceased members of the 37th and 38th General Assemblies has not yet reached this body ; therefore, be it

Resolved, The Chief Clerk be directed to transmit to each member the said memorials when received, and that Committee on Accounts be authorized to audit account for postage necessary to do so.

Which was read and adopted.

Senate bill No. 210 was then read third time, and was passed by the following vote :

AYES—Messrs.

Arnett,	DeFord,	McIntyre,	Sailor,
Atkins,	Denny,	McKee,	Schoppenhorst,
Avery,	Drabelle,	Mahan,	Schumacher,
Benner,	Drum,	Marsh,	Short (Cole),
Best,	Edgar,	Melson,	Short (Phelps),
Bittinger,	Ferguson,	Miller,	Spencer (Doug),
Bothwell,	Gay,	Moore (Mississippi),	Spurgeon,
Bourn,	George,	Moore (Stone),	Steel,
Breit,	Gmelich,	Moran,	Stickney,
Burks,	Grubb,	Murray,	Swanger,
Calhoun,	Gurney,	Odneal,	Tartar,
Cape,	Hall,	O'Reilly,	Tate,
Cherrington,	Hammond,	Pettijohn,	Tatum,
Chion,	Hancock,	Phipps,	Temme,
Choate,	Hinde,	Porterfield,	Walton,
Coppedge,	Jones (Jackson),	Rohne,	Watson,
Correll,	Kyler,	Ross,	Waymeyer,
Crisp,	Leazenby,	Rothwell,	Wetzel,
Davidson,	LeFavor,	Russell (N. Madrid)	Young (Texas).
Davis (Faney),	Lynch,	Sachse,	Mr. Speaker—82.
Davison,	McCullum,		

NO—Mr. Schooler—1.

Absent—Messrs.

Anderson,	Freeman,	Lane,	Robertson,
Armstrong,	Fuson,	McKearly,	Sartin,
Bennett,	Gill,	McPherson,	Sawyer,
Buckner,	Harrison,	Martin,	Sherrill,
Carroll,	Hart,	Meriwether,	Smith (Buchanan),
Collins,	Higbee,	Mortimer,	Smith (Howell),
Cox,	Jenkins,	Mueller,	Spencer (St. L. City),
Daneri,	Johnston,	O'Dell,	Sullinger,
Denslow,	Jones (Hickory),	Pratte,	Tubbs,
DeReign,	Jones (Polk),	Pritchett,	Warner—42.
Dyer,	Julian,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8

Sick—Messrs.

Baugh,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to Senate bill No. 210 was agreed to.

Mr. Bothwell moved that the vote by which Senate bill No. 210 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 175, entitled

An act to amend section 7079, of chapter 116, and section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7091 of chapter 116, of the Revised Statutes of the State of Missouri, 1889, entitled 'Mortgages and deeds of trust,'" approved March 30, 1893, and to enact a new section, to be known as section 7091a, relating to "Mortgages and deeds of trust," and providing for redemption in cases of foreclosure, and to repeal section 7080 of said chapter ;

Also, the Senate has taken up and concurred in House amendments to Senate bill No. 174, and bill as amended passed.

Senate bill No. 51 was taken up and ordered to third reading by the following vote on division : Ayes 21, noes 4; and was read third time and failed to pass by the following vote :

AYES—Messrs.

Armstrong,	Denny,	Hinde,	Porterfield,
Atkins,	Drabelle,	Julian,	Rohne,
Bittinger,	Dyer,	LeFavor,	Schoppenhorst,
Bothwell,	Edgar,	McCollum,	Spencer (St. L. City),
Burks,	Freeman,	McKee,	Swanger,
Choate,	Gay,	Miller,	Walton,
Davison,	Gmelich,	Murray,	Waymeyer,
DeFord,	Grubb,	Odneal,	Wetzel,

—32.

NOES—None.

Arnett,	Drum,	McIntyre,	Schumacher,
Best,	Ferguson,	Marsh,	Stickney,
Buckner,	George,	Melson,	Tartar,
Cape,	Hall,	Moran,	Tate,
Collins,	Hancock,	Ross,	Tatum,
Correll,	Jones (Jackson),	Rothwell,	Temme,
Crisp,	Jones (Polk),	Russell (N. Madrid),	Watson,
Davidson,	Leazenby,	Sachse,	Young (Texas),
Davis (Taney),	Lynch,	Schooler,	Mr. Speaker—36.

Absent—Messrs.

Anderson,	Fuson.	Mahan,	Sailor,
Avery,	Gill,	Martin,	Sartin,
Benner,	Gurney,	Meriwether,	Sawyer,
Bennett,	Hammond,	Moore (Mississippi),	Sherrill,
Bourn,	Harrison,	Moore (Stone),	Short (Cole),
Breit,	Hart,	Mortimer,	Short (Phelps),
Calhoun,	Higbee,	Mueller,	Smith (Buchanan),
Carroll,	Jenkins,	O'Dell,	Smith (Howell),
Cherrington,	Johnston,	O'Reilly,	Spencer (Douglas),
Chinn,	Jones (Hickory),	Pettijohn,	Spurgeon,
Coppedge,	Kyler,	Phipps,	Steel,
Cox,	Lane,	Pratte,	Sullinger,
Daherl,	McKearly,	Pritchett,	Tubbs,
Denslow,	McPherson,	Robertson,	Warner,
DeReign,			—57.

Absent with leave---Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughar,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the report of the conference committee on House bill No. 79, and that a new committee of conference, consisting of Senators Baskett, McClintic and Busche, has been appointed to confer with the House conference committee on the differences existing between the two Houses on this measure.

On motion of Mr. Sachse,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Swanger, from the Committee on conference on House bill No. 79, submitted the following report:

MR. SPEAKER: We, your Committee on conference on House bill No. 79, with Senate amendments, respectfully report that we have not been able to agree in conference with a similar Senate committee, and would respectfully ask that this committee be discharged.

J. E. SWANGER,
J. T. DAVISON.

Which was read.

Messrs. Young of Texas, Robertson and McIntyre were appointed as conference committee to consider substitute for House bill No. 79.

Senate amendments to House bill No. 478, as follows:

Amendment No. 1:

Amend House bill No. 478 by striking out all of said bill after the enacting clause, and insert the following in lieu thereof, to wit:

Section 1. The county courts of all counties in this State containing 45,000 inhabitants or more, and all of such counties as may hereafter contain 45,000 and not to exceed 70,000 inhabitants, may in their discretion employ special counsel or

an attorney to represent said county or counties in prosecuting or defending any suit or suits by or against said county or counties, and may pay to such special counsel or attorney reasonable compensation for their services, such compensation to be fixed by the county court of such county, to be paid out of such funds as the county court may direct; and such counsel or attorney shall be a person learned in the law and at least 25 years of age.

Amendment to title of House bill No. 478:

Amend title to House bill No. 478 by striking out the same and inserting in lieu thereof the following title:

An act providing for the appointment of special counsel in counties having over 45,000 and less than 70, 000;

Were taken up and concurred in by the following vote:

A YES—Messrs.

Arnett,	Edgar,	LeFavor,	Ross,
Atkins,	Ferguson,	McCollum,	Rothwell,
Avery,	Freeman,	McIntyre,	Sachse,
Best,	Fuson,	McKee,	Schumacher,
Bittinger,	Gay,	Mahan,	Short (Phelps),
Bothwell,	George,	Marsh,	Spencer (Douglas),
Bourn,	Gmelich,	Melson,	Spencer (St. L. City)
Breit,	Grubb,	Miller,	Swanger,
Calhoun,	Gurney,	Moore (Mississippi),	Tartar,
Cape,	Hall,	Moore (Stone),	Tatum,
Carroll,	Hammond,	Moran,	Temme,
Correll,	Hancock,	Murray,	Tubbs,
Davis (Taney),	Hinde,	Odneal,	Walton,
Davison,	Jones (Hickory),	O'Reilly,	Warner,
DeFord,	Jones (Jackson),	Phipps,	Waymeyer,
Denny,	Jones (Polk),	Porterfield,	Wetzel,
Drabelle,	Julian,	Pritchett,	Young (Texas),
Drum,	Kyler,	Robertson,	Mr. Speaker—75.
Dyer,	Leazenby,	Rohne,	

NOES—None.

Absent—Messrs.

Anderson,	Daneri,	McPherson,	Schoppenhorst,
Armstrong,	Davidson,	Martin,	Schooler,
Benner,	Denslow,	Meriwether,	Sherrill,
Bennett,	DeReign,	Mortimer,	Short (Cole),
Buckner,	Ell,	Mueller,	Smith (Buchanan),
Burks,	Harrison,	O'Dell,	Smith (Howell),
Cherrington,	Hart,	Pettijohn,	Spurgeon,
Chinn,	Higbee,	Pratte,	Steel,
Choate,	Jenkins,	Russell (N. Madrid),	Stickney,
Collins,	Johnston,	Sailor,	Sullinger,
Coppedge,	Lane,	Sartin,	Tate,
Cox,	Lynd,	Sawyer,	Watson—50.
Crisp,	McKearly,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8.

Sick—Messrs.

Baughner,	Griffiths,	Shaw,	Weaver—7.
Davis (Wayne),	Middleton,	Pollock,	

Title to House bill No. 478 was agreed to.

Mr. Porterfield moved that the vote by which Senate amendments to House bill No. 478 were concurred in be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the following report of Conference committee on House bill No. 79:

MR. PRESIDENT: Your Committee of conference on House bill No. 79, appointed to meet and confer with a like committee from the House,

Begs leave to report that they have met said committee, and after a conference on said bill have been unable to agree on a satisfactory basis of settlement. We recommend that the Senate adhere and insist upon Senate amendments to said bill, and we do not recommend that a further committee of conference be appointed.

Mr. Moran offered the following resolution:

Resolved, That all bills, House or Senate, now on the calendar and not finally disposed of be indefinitely postponed, to the end that the Enrolling forces in either house may finish the work now before such forces, and permit a final adjournment of the Thirty-eighth General Assembly at some hour of this day.

Read and passed informally.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 557, entitled

An act to amend section 2538 of the Revised Statutes of 1889, relating to debts due by corporations for labor.

Mr. Spencer of St. Louis moved that because of the refusal of the Senate to confer again on House bill No. 79 and the Senate amendments thereto, that the committee of the House already appointed to further confer with the Senate be discharged;

Which was agreed to.

Senate amendments to House bill No. 739, as follows:

Amendment No. 1:

Amend House bill No. 739 by striking out all of section one and inserting in lieu thereof the following:

SECTION 1. The Governor of the State shall, before May 1, 1895, appoint a commission composed of two from the Senate, two from the House and one from the Board of Managers of the Missouri School for the Blind. The commission shall select and purchase a new site for that institution, to be located at some point possessed of advantages specially favorable for the purpose, to comprise not more than three acres, and to cost not more than twenty thousand dollars.

Amendment to amendment No. 1:

Amend the amendment by striking out the words "not more than three acres." (Adopted; amendment No. 1, as thus amended, adopted.)

Amendment No. 2:

Amend section 7 by striking all out of House bill No. 739, beginning at the word "the," in the sixth line of said section, and ending at the word "expense" (adopted);

Were taken up and concurred in by the following vote:

AYES—Messrs.

Armstrong,
Arnett,
Atkins,
Best,
Bittinger,
Bothwell,
Breit,

Buckner,
Burks,
Calhoun,
Cape,
Chinn,
Correll,
Davidson,

Davis (Taney),
Davison,
DeFord,
Denny,
Drabelle,
Drum,
Dyer,

Edgar,
Ferguson,
Freeman,
Fuson,
Gay,
George,
Gmelich,

Grubb,	McCollum,	Phipps,	Steel,
Gurney,	McIntyre,	Porterfield,	Swanger,
Hammond,	McKee,	Pritchett,	Tartar,
Hancock,	Melson,	Robertson,	Tatum,
Hart,	Miller,	Rohne,	Temme,
Hinde,	Moore (Mississippi),	Ross,	Tubbs,
Jenkins,	Moore (Stone),	Sachse,	Walton,
Jones (Hickory),	Moran,	Schoppenhorst,	Warner,
Jones (Jackson),	Murray,	Schumacher,	Waymeyer,
Julian,	Odneal,	Short (Pheips),	Wetzel,
Kyler,	O'Reilly,	Spencer (Douglas),	Young (Texas),
Leazenby,	Pettijohn,	Spencer (St. L. City),	Mr. Speaker—77
LeFavor,			

NO—Mr. Rothwell—1.

Absent—Messrs.

Anderson,	Daneri,	McPherson,	Sawyer,
Avery,	Denslow,	Mahan,	Schooler,
Benner,	DeReign,	Marsh,	Sherrill,
Bennett,	Gill,	Martin,	Short (Cole),
Bourn,	Hall,	Meriwether,	Smith (Buchanan)
Carroll,	Harrison,	Mortimer,	Smith (Howell),
Cherrington,	Higbee,	Muelier,	Spurgeon,
Choate,	Johnston,	O'Dell,	Stickney,
Collins,	Jones (Polk),	Pratte,	Sullinger,
Coppedge,	Lane,	Russell (N. Madrid),	Tate,
Cox,	Lynch,	Sailor,	Watson—47.
Crisp,	McKearly,	Sartin,	

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,
Kasey,	LeRoy,	Old,	Young (St. Fran.)—8

Sick—Messrs.

Baughar,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Title to House bill No. 739 was agreed to.

Mr. Tatum moved that the vote by which Senate amendments were concurred in be reconsidered and the motion be laid on the table; Which was agreed to.

The resolution offered by Mr. Moran was then adopted.

Senate bill No. 285 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 407 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

House bill No. 117 was then read at length, and no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Senate bill No. 334 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 56, entitled

An act to amend section 8028, of chapter 143, of the Revised Statutes of the State of Missouri, 1889, entitled "Schools;"

Also, House bill No. 523, entitled

An act to amend section 2759, of article 7, chapter 42, of the Revised Statutes of the State of Missouri of 1889, in relation to savings bank and fund companies;

Also, House bill No. 607, entitled

An act to amend section 5885, of article 4, chapter 89, Revised Statutes of 1889, relating to insurance other than life, by striking out certain words and inserting others in lieu thereof;

Also, House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47, of the Revised Statutes of the State of Missouri, relating to "Crimes and punishments—taking fish from private pond,"

Begs leave to report that it has compared the same, and finds them to be truly enrolled;

Which was read.

House bill No. 56 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 523 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 607 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 635 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

Mr. Moran called up Senate concurrent resolution of adjournment, and offered the following amendment:

Amend said resolution by striking out the words "12 m., Monday, March 25," and insert in lieu thereof the words "8 p. m., Saturday, March 23;"

Which was read and adopted.

The resolution, as amended, was passed by the following vote:

AYES—Messrs.

Armstrong,	Davidson,	Gurney,	McIntyre,
Arnett,	Davis (Taney),	Hall,	McKee,
Atkins,	Davis (Wayne),	Hammond,	Mahan,
Avery,	DeFord,	Hancock,	Melson,
Best,	Denny,	Harrison,	Miller,
Bittinger,	Drabelle,	Hart,	Moore (Mississippi),
Bothwell,	Drum,	Hinde,	Moore (Stone),
Bourn,	Dyer,	Jenkins,	Moran,
Breit,	Edgar,	Jones (Hickory),	Mueller,
Buckner,	Ferguson,	Jones (Polk),	Murray,
Calhoun,	Freeman,	Julian,	Odneal,
Chinn,	Fuson,	Kyler,	O'Reilly,
Choate,	Gay,	Leazenby,	Pettijohn,
Collins,	George,	LeFavor,	Phipps,
Coppedge,	Gmelich,	Lynch,	Pritchett,
Correll,	Grubb,	McCollum,	Rohne,

Ross,	Schooler,	Steel,	Walton,
Rothwell,	Schumacher,	Swanger,	Watson,
Sachse,	Short (Cole),	Tartar,	Wetzel,
Sailor,	Short (Phelps),	Tate,	Young (Texas),
Sawyer,	Spencer (Douglas),	Tatum,	Mr. Speaker—87.
Schoppenhorst,	Spencer (St. L. City),	Tubbs,	

NOES—None.

Absent—Messrs.

Anderson,	Davison,	Martin,	Sherrill,
Benner,	Denslow,	Meriwether,	Smith (Buchanan),
Bennett,	DeReign,	Mortimer,	Smith (Howell),
Burks,	Gill,	O'Dell,	Spurgeon,
Cape,	Higbee,	Porterfield,	Stickney,
Carroll,	Jones (Jackson),	Pratte,	Sullinger,
Cherrington,	Lane,	Robertson,	Temme,
Cox,	McKearly,	Russell (N. Madrid),	Warner,
Crisp,	McPherson,	Sartin,	Waymeyer—38.
Daneri,	Marsh,		

Absent with leave—Messrs.

Brock,	Kline,	Minnis,	Weinhold,	—8.
Kasey,	LeRoy,	Old,	Young (St. Franc.)	

Sick—Messrs.

Baughner,	Griffiths,	Pollock,	Weaver—7.
Davis (Wayne),	Middleton,	Shaw,	

Mr. Bothwell, from the Committee on Judiciary, submitted the following report :

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 425, entitled

An act to provide for the adoption and employment of minors,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

On motion of Mr. Blittinger, the vote by which joint and concurrent resolution of adjournment was adopted was reconsidered, and the motion laid on the table ;

Which was agreed to.

Senate bill No. 306 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 393 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Swanger, from the Committee on Education, submitted the following report :

MR. SPEAKER: Your Committee on Education, to which was referred House bill No. 584, entitled

An act to amend section 8038, chapter 143, article 1, Revised Statutes of Missouri, 1889, in relation to compensation of county school superintendents,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Moran (by request) offered the following resolution :

Resolved, That the Doorkeeper and the necessary assistants be paid for two days' service after adjournment, on account of time necessarily spent in cleaning up this hall, and that the Committee on Accounts be directed to audit and allow the same.

Which was read, and, on motion of Mr. Arnett, was laid on table.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

I have the honor herewith to return, without my approval, House bill No. 445, entitled "An act to regulate the practice of the science of healing diseases and injuries without the use of drugs, known as osteopathy."

This bill provides that it shall be unlawful for any person in this State to practice the science of healing diseases and injuries without the use of drugs, known as osteopathy, without having first received a diploma from a legally chartered or established school of osteopathy, and being duly registered as a practitioner by the clerk of the county court of the county in which he or she may reside. It further provides that any person who receives a diploma from such a school may present the same to the county clerk of the county of his or her residence, and upon making proof before the clerk that the diploma is genuine—that is, was issued by such a school—and that he or she is a person of good character, shall be registered, and shall thereafter be authorized to practice the science of healing diseases and injuries without the use of drugs, known as osteopathy, in the State of Missouri. It also provides that if any such registered practitioner shall attempt to treat any patient while in a state of intoxication or under the influence of opiates, his license may be revoked. It also provides that nothing in this act shall be construed to interfere with the rights of legally registered physicians and surgeons to practice medicine and surgery, as taught by recognized medical schools under existing laws, or to confer any right upon any person graduating from a school of osteopathy to practice medicine or surgery by the use of drugs, or to perform any surgical operation requiring the use of surgical instruments. A violation of the law is made a penal offense, punishable by a fine of not less than fifty nor more than two hundred dollars. That is the bill, as presented to me.

Medicine and surgery are sciences. A judicious or successful practice of them requires a good general education, and a thorough knowledge of anatomy, chemistry, physiology, the obstetric art, the use of surgical instruments, and the like. The world has been greatly imposed upon by ignorant physicians, as well as by empirics and charlatans who play upon the fears and credulity of suffering humanity. The enlightened and learned men of the profession—those who despise deception and accept as true only those things that are demonstrated before the world—have labored assiduously for years to elevate the profession, and to exclude from its ranks those who do not possess the knowledge necessary to qualify them to deal intelligently with matters directly affecting human life. By the force of public opinion and legal enactment, much has been accomplished in this direction. The law is undoubtedly imperfect. I think it safe to say that men are today licensed to practice medicine who are not qualified to properly discharge the delicate and important duties imposed upon a physician. This of course should be corrected. We now have a statute which forbids any itinerant vender of any drug, nostrum, ointment or appliance of any kind, intended for the treatment of disease or injury, to use the same in the treatment of diseases, whether by prescription, manipulation or other expedient, without paying a heavy license, which is practically prohibitory, and subjecting him to heavy penalties for a violation thereof. The effect of this bill would be to practically repeal that statute. Any person licensed to practice osteopathy, whatever that may be, could, anywhere in the State, treat any disease, injury or deformity by appliance, manipulation or process not requiring the use of drugs or surgical instruments, and call it the practice of the science of osteopathy. Who would know whether he was practicing osteopathy or practicing something else?

Osteopathy, whether called a science, an art, or by some other name, is a secret. Only those initiated into its mysteries know what it is, or would know whether any person professing to practice it was acting in good faith or otherwise. Under this bill any licentiate would be authorized to establish a school of osteopathy and to issue diplomas. What would prevent the filling of the State with people practicing any secret art, under the pretense of osteopathy and under the protection of their diplomas? The bill does not require any course of instruction in anatomy or physiology, or the knowledge of any science, or knowledge of anything, except osteopathy. Osteopathy consists of some description of manipula-

tion of the human body or some part of it. I am informed by gentlemen of the General Assembly and others, who profess from personal observation and experience, and from conversation with those practicing the art, to know whereof they speak, that it is claimed by the promoters and practitioners of osteopathy that the greater number of human diseases are occasioned by the displacement of some muscle or bone, or some unnatural pressure upon a nerve; and that some method has been invented or some discovery made whereby the exact point of displacement or pressure causing disease can be located; and that the cause can be removed by a process of manipulation. How all this can be done is a secret. This secret is called the science of osteopathy.

The treatment of many kinds and phases of human diseases by the art of manipulation is not a new thing. It has been practiced with more or less success for many years. I have known people who have received great benefit from what is termed the massage treatment. This treatment is practiced at nearly all bathing places, and is not unfrequently prescribed by physicians. It certainly can not be contended that the manipulators who administer the massage treatment in connection with water or Turkish baths should be required to have a diploma or a license. The principle of giving statutory recognition of, and sanction to, a secret process of treating human ills, does not receive my approval. I do not believe any such thing should be designated in the law as a science, or that any mysterious contrivance or practice should be recognized by legislative indorsement. With all due respect, I call attention to the fact that Senators and members have voted to authorize the establishment of schools of osteopathy to empower them to issue diplomas, to regulate the registering of licentiates, and to forbid any person, under penalty, to practice the science or art, or whatever it may be, without a diploma from such a school, without knowing or being able to know what osteopathy is. It is a secret.

I am told that many people have received great benefits by submitting themselves to these manipulations. I have no reason to doubt that. But if that be a good reason for statutory recognition of osteopathy, the same reason would obtain with equal force if applied to Christian science, mesmerism, and other secret practices. We have all heard how the sick have been cured, the lame made to walk and the blind to see, by those who practice Christian science, mesmerism, etc. I knew an excellent lady in Kansas City who had been sick for many months, was wasted by lingering disease, and almost bereft of hope, who was induced to submit herself to the treatment of a Christian scientist. In an incredibly short time she was restored to health. A Senator in Congress related in my presence the experience of his wife, who had been almost helpless for several years. She was induced to try Christian science. In two or three months she was seemingly a sound woman. Only recently a young lady at Sedalia, who had been lame for months, was suddenly restored by some mysterious operation of mesmerism.

But what is Christian science, and what the art by which the mesmerist can command the lame to take up their beds and walk? Shall the State give legal recognition to all these things before they are explained, and while their practices are still enveloped in mystery? I believe it would be unwise legislation, and that it would open a door which an enlightened public opinion has closed to prevent imposition. I withhold my approval from this measure with regret, because its enactment into law is so much desired by many good people whom I would be pleased to gratify; but my judgment is so pronounced against it that I feel constrained to return it without my approval to the General Assembly, for its further consideration.

Respectfully,

WM. J. STONE, Governor.

Which was read.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up Senate concurrent resolution fixing time of adjournment of the 38th General Assembly *sine die*, and concurred in House amendment thereto, fixing the time of adjournment at 8 p. m. Saturday, March 23, 1895.

Mr. Bittinger offered the following resolution:

Resolved, That the thanks of this House are hereby tendered to the clerks and all the employes of this House for their uniform courtesy to members, and for the faithful and efficient manner in which they have discharged all their duties during the session;

Which was read and adopted.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted a resolution calling for the appointment of a committee of three to act with a like committee from the House, to inform the Governor that the 38th General Assembly is about to adjourn, and that the Assembly is ready to receive any communication he may wish to transmit, and that the Senate committee consists of Senators Peers, Walker and O'Bannon.

Mr. Bittinger offered the following resolution :

Resolved, That a committee of three be appointed by the Speaker to notify the Governor that the House has completed its work, and is about to adjourn *sine die*, and ascertain if he has any further communication to make to this body.

Which was read.

Messrs. Bittinger, Kyler and Miller were appointed as a committee to wait upon the Governor.

Senate bill No. 34 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 242 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 346 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 241 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 213 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 164 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 322 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Senate bill No. 174 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Bittinger, from the committee appointed to wait on the Governor, submitted the following report :

MR. SPEAKER: Your committee appointed to wait on Governor, report that in connection with the committee of the Senate they had performed the duty assigned them, and report that the Governor had one further communication to make to the two Houses, which he would immediately transmit in writing.

Which was read.

Senate bill No. 381 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, as prescribed by section 32 of the Constitution.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 276, entitled

An act to repeal section 2672, and to enact a new section in lieu thereof to be known as section 2672, of the Revised Statutes of 1889,

Begs leave to report that it has examined the same, and report it back without recommendation;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 261, entitled

An act to provide for the assessment and taxation of railway cars, other than those which are the property of railroad companies, by amending article 8, of chapter 138, Revised Statutes of Missouri, 1889, relating to assessment and taxation of railroads, by adding eight new sections,

Begs leave to report that it has examined the same and herewith report it back without recommendation;

Which was read.

Mr. Bittinger, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to which was referred Senate bill No. 95, entitled

An act authorizing the licensing of dealers in cigarettes,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Senate bill No. 210 having been duly enrolled and presented to the House, all business was suspended, the bill read at length, and, no objection being made, the Speaker affixed his signature thereto, in open session, as prescribed by section 32 of the Constitution.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 478, entitled

An act to amend section 674, of article 2, chapter 13, of the Revised Statutes of the State of Missouri, 1889, entitled "Prosecuting and circuit attorneys and their assistants," and adding a new section thereto, to be known as No. 674a;

Also, House bill No. 499, entitled

An act to repeal section 3596, of article 3, of chapter 47, of the Revised Statutes of 1889, entitled "Crimes and punishments," relating

to the destruction of bridges and mill-dams, and to enact a new section in lieu thereof;

Also, House bill No. 688, entitled

An act to amend sections 299 and 304 of article 15, chapter 1, of the Revised Statutes of the State of Missouri for 1889, entitled "Public administrators:"

Also, House bill No. 175, entitled

An act to amend section 7079, of chapter 116, and section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, as amended by an act entitled "An act to amend section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, 1889, entitled 'Mortgages and deeds of trust,'" approved March 30, 1893, and to enact a new section, to be known as section 7091a, relating to "Mortgages and deeds of trust," and providing for redemption in cases of foreclosure, and to repeal section 7080 of said chapter;

Also, House bill No. 360, entitled

An act to amend chapter 173 of the Revised Statutes of 1889, of Missouri, entitled "Witnesses," by adding a new section thereto, to be numbered as section 8944b ;

Also, House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896,

Begs leave to report that it has compared the same and finds them truly enrolled ;

Which was read.

House bill No. 786 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 360 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 175 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 478 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 798 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 499 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

House bill No. 688 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

On motion of Mr. Bittinger,

The House took a recess until 7 o'clock p. m.

EVENING SESSION.

The hour of recess having expired,

The House was called to order.

Mr. Speaker in the chair.

The Committee on Enrolled Bills was granted leave to sit during the session of the House.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896,

Begs leave to report that it has compared the same and finds them to be truly enrolled;

Which was read.

Mr. Moran offered the following resolution:

Whereas, The officers of this House have distinguished themselves during the present session by their courteous treatment of the members, by their careful attention to their several duties, and by their efficient, conscientious and careful work; therefore, be it

Resolved, That they are entitled to the hearty thanks and sincere good wishes of the members of this Assembly, and that to them, individually and collectively, the same are hereby cordially tendered, with a sincere wish that their walks in life will be ever pleasant and under sunshine:

Which was read and adopted.

The following message was received from the Governor:

(For message, see Appendix)

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 739, entitled

An act creating a commission to effect the sale of the property occupied by the Missouri School for the Blind, to purchase a new site for that institution and to contract for the erection of suitable buildings thereon, also, appropriating money for the foregoing purpose,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

House bill No. 739 was read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill.

The Speaker *pro tem.* was called to the chair.

Mr. Drabelle offered the following resolution:

Whereas, the honorable Speaker of this House has, by his uniform courtesy and conscientious devotion to duty, earned the gratitude and thanks of all members, regardless of party; now, therefore, be it

Resolved, That we now, on the eve of *sine die* adjournment, tender the Speaker most hearty thanks and sincere good wishes, and express our hope that his career of usefulness may extend to broader fields of legislation.

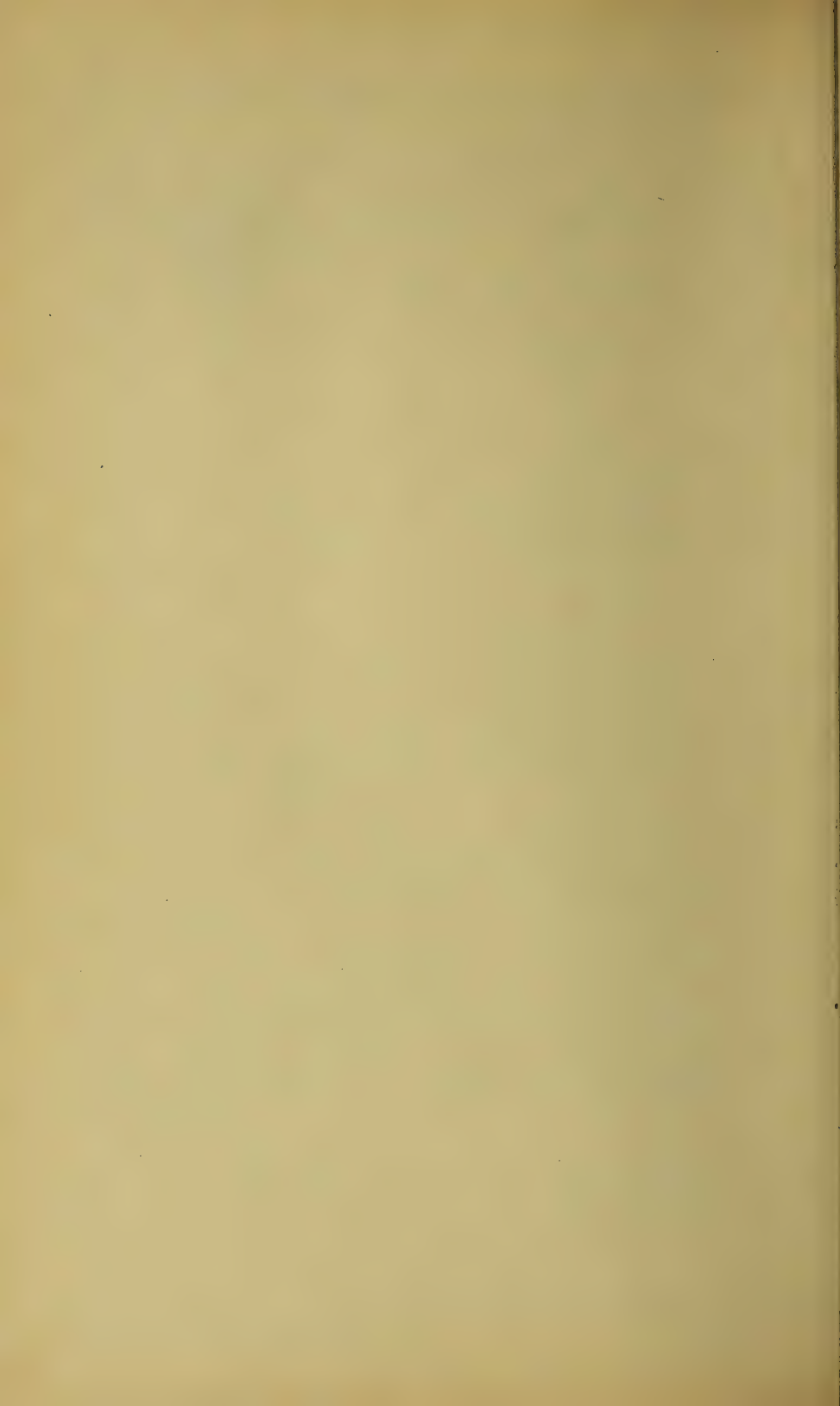
Which was read and adopted.

The Speaker resumed the chair.

Eight o'clock p. m., the hour designated for final adjournment of the 38th General Assembly, having arrived, the Speaker declared the House adjourned *sine die*.

B. F. RUSSELL, Speaker.

Attest: A. GRIFFEN, Chief Clerk.



SUPPLEMENT.

JEFFERSON CITY, March 25, 1895.

To the Secretary of State :

SIR—I have the honor herewith to forward you, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 665, entitled

An act to appropriate money for the pay of mileage and per diem of the officers and members, and the contingent expenses of the 38th General Assembly.

House bill No. 786, entitled

An act to appropriate money for the support, maintenance and improvement of the eleemosynary and penal institutions of the State, and for the indigent insane in the asylum at St. Louis, for the years 1895 and 1896.

House bill No. 787, entitled

An act to appropriate money for the support, maintenance and improvement of the State University and other State educational institutions during the years 1895 and 1896, and certain contingent expenses of the 38th General Assembly.

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, March 26, 1895.

To the Secretary of State ;

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

Senate bill No. 26, entitled

An act in relation to the administration of justice in the city of St. Louis, providing for the appointment of an additional judge of the St. Louis criminal court and two additional judges of the St. Louis circuit court, to hold until the first Monday of January, 1897, abolishing the St. Louis criminal court and the offices of judge and clerk thereof on the first Monday of January, 1897, and vesting its jurisdiction at that time in the circuit court of the city of St. Louis, increasing the judges of said circuit court on said day to nine, and creating from

that day the office of clerk for criminal cases of said circuit court, with an emergency clause.

House bill No. 713, entitled

An act to repeal section 7055, chapter 115, of the Revised Statutes of Missouri of 1889, relating to mines and mining, and to enact a new section in lieu thereof, in relation to mines and mining.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, March 26, 1895.

To the Secretary of State :

SIR—I have the honor herewith to transmit to you

House bill No. 768, entitled

An act to appropriate money to pay the deficiencies in the expenses of the State government for the years 1893 and 1894,

Which reached me within the ten days next before the adjournment of the General Assembly.

The bill is approved, except the fourteenth item thereof, which is an appropriation of \$135 for services and expenses of V. M. Hines as chairman of the Visiting Committee in 1892, and of \$50 to Samuel P. Davisson for services as a member of said Visiting Committee—the total of the item being one hundred and eighty-five (\$185) dollars. To this item of appropriation in the bill I object and withhold my approval. I object to this item for the following reasons :

1. It purports to be for a deficiency, when in fact there was no deficiency at the date of the passage of the bill. The Thirty-seventh General Assembly made an appropriation to pay the expenses of the committee appointed to visit State institutions, of which Messrs. Hines and Davisson were members under the appointment of Governor Francis. That appropriation was available from the date of the approval of the act making it, March 23, 1893, until March 23, 1895.

2. Under the law, it is made the duty of the Governor to appoint a visiting committee on the first of December following each general election, to be composed of one Senator and two members of the House. It is the duty of the committee to inspect the various institutions of the State, and to report the result of their investigation to the General Assembly, within ten days after the meeting thereof, in the following January. In this instance, the committee did not make their report until between fifty and sixty days after the assembling of the Legislature. The question then arose, and was discussed between two members of the committee and myself, as to the time for which they are entitled to draw pay for their services thereon. The law allows the members of the committee five dollars per day and expenses while engaged in the discharge of their duties. It is the duty of the chairman, or acting chairman, of the committee, to certify the accounts for per diem and expenses, to the Governor, who, after examining the same, is required to certify them to the Auditor for payment, if found to be correct. In my view of the law, I held at that time that the members of the committee were not entitled to receive pay beyond the first ten days of the session, and then only in the event that that time was actually occupied in the necessary performance of their duties as committeemen.

On March 1, 1893, Senator Hines, as chairman of the committee, certified the accounts for per diem and expenses of the members of the committee from the date of their appointment on December 1, 1892, to the meeting of the General Assembly, on January 4, 1893, a period of thirty-five days. Those accounts I certified to the Auditor and they were paid. Subsequently Mr. Fogle, the representative from Schuyler county and a member of the committee, presented an account for per diem for the first ten days of the session, to wit, from January 4 to January 14, and also for certain expenses incurred in visiting institutions at Fulton, which account was properly certified by the chairman of the committee. That account was also approved by me and duly paid. Mr. Hines never at any time presented an account to me as required by law, for the ten days of service rendered, if any was rendered, immediately following the convening of the General Assembly. Some time in January last, during the late session of the 38th General Assembly, Mr. Davisson, who is now a Senator, presented an account to me for \$70, being per diem and expenses for the first ten days of the session of 1893. I had understood that he was not in Jefferson City during those ten days, but was confined at home by sickness. I said to him that I could not certify the account for payment unless Mr. Hines, the chairman of the committee, would certify the same to me as correct. He afterward sent the account to Senator Hines at his home, and, subsequently presented the same to me the second time. I again examined the account and returned the same to Senator Davisson with the following letter:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, Mo., February 8, 1895. }

Hon. S. P. DAVISSON, Jefferson City, Mo.:

Dear Sir—I have examined the account you submit for my approval. This account is for services rendered and expenses incurred by you as a member of the committee appointed by Governor Francis in 1892 to visit and inspect state institutions.

On March 1, 1893, an account for your per diem, expenses, etc., was submitted to me and approved. That account was for 35 days, to wit, from December 1, 1892, to January 4, 1893, inclusive, at \$5 per day, amounting to \$175. The sum of \$112.10 was also stated in said account for expenses. That account, aggregating \$287.10, was approved and paid in March, 1893.

The account now presented is for 10 days' services, to wit, from January 4 to 14, 1893, being the first ten days of the session of the 37th General Assembly, at \$5 per day, amounting to \$50, and also for 10 days' board at \$2 per day, amounting to \$20—making a total of \$70. The law requires that these accounts shall be submitted to the chairman of the committee, who shall certify to their accuracy, and thereupon they shall be submitted to the Governor for his approval. I think you are entitled to receive per diem and expenses for the first 10 days of the session, provided the service was actually rendered and the expense actually incurred. As to whether the service was rendered or expense incurred, the Governor can be informed only by the certificate of the chairman of the committee. The certificate of the chairman attached to your account already allowed, like that attached to the accounts of the other members of the committee, is in these words:

I hereby certify that I have examined the above account, and find it correct.
March 1, 1893.

V. M. HINES, Chairman.

The certificate attached to the account now under consideration is in these words:

I hereby certify that S. P. Davisson was a member of the committee above mentioned during the time charged for in this account.

V. M. HINES, Chairman.

He does not certify that any service was rendered by you for the period claimed, or that any expense was incurred; he does not certify that the account is correct, but simply that you were a member of the committee. As I recall the matter, you were not in fact present with the committee during the ten days claimed for, but on the contrary you were sick at home. If, as a matter of fact, you were not engaged in the work of the committee during those ten days, I do not see upon what theory your claim for per diem, and especially your claim for a board account at the rate of \$2.00 per day, can be allowed. Of course, I may be mistaken as to the facts. If the service was rendered or the expense incurred, you should be paid; but I respectfully suggest that the chairman of the committee should in this instance, as he did on the other accounts, certify that he has examined the items of the account and that they are correct. During the first ten days of the session you drew your per diem as a member of the Legislature. If you were unable to attend to your extra duties as a member of the committee, and did not go away from Jefferson City in the discharge of the duties of that committee, how can a claim for board be maintained?

I beg you to believe that I desire to treat your claim with the utmost fairness, and it is disagreeable to be obliged to withhold my approval of the account presented; but I do not see how I can justify myself in approving it without a proper certificate from the chairman, or without some satisfactory information as to the real facts in the case. I have no doubt if you should return the account to Senator Hines, he would make the necessary certificate if the facts would warrant him in so doing.

I herewith return the account.

Respectfully,
WM. J. STONE,
Governor.

Now, with money already appropriated and lying in the treasury available to pay these accounts, if they were fairly due, I am at a loss to understand why the requirements of the law should be entirely ignored, and a new and special appropriation be made at this time and tacked on to the deficiency bill with which to pay them. The amounts involved are not large, and the gentlemen in whose behalf the appropriation is made are distinguished citizens—one has been, and the other is, a Senator in the General Assembly. I confess a natural reluctance to withhold my approval of the appropriation, but it is an example that ought not to be set. I do not even know that Senator Hines claims that any sum is due him for services as a member of that visiting committee. If he does so claim, I do not understand why he permitted two years to pass without filing the claim for payment in the usual course of administration. If Senator Davisson rendered the services for which he claims, then I do not understand why the chairman of the committee should decline to certify that the items of his account are correct as required by law.

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, April 1, 1895.

To the Secretary of State :

SIR—I have the honor herewith to forward to you, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

Senate bill No. 89, entitled

An act to amend section 7626, of chapter 138, of the Revised Statutes of 1889, relating to collection of personal taxes.

House bill No. 557, entitled

An act to amend section 2538, of the Revised Statutes of 1889, relating to debts due by corporations for labor.

House bill No. 403, entitled

An act to repeal section 1725 and 1726, article 7, chapter 30, of the Revised Statutes of the State of Missouri, relating to city parks, and to enact two new sections in lieu thereof.

Senate bill No. 169, entitled

An act to repeal section 7633, of article 4, of chapter 138, of the Revised Statutes of Missouri of 1889, and to enact a new section in lieu thereof.

Senate bill No. 210, entitled

An act in relation to the delinquent personal tax lists, and for the relief of persons whose names appear thereon.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 1, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

Senate bill No. 53, entitled

An act providing for the endowment of the State University, and for the establishment of free scholarships of merit therein, in each county.

Committee substitute for House bill No. 675, entitled

An act to amend sections 8522 and 8523, article 14, chapter 162 of the Revised Statutes of the State of Missouri.

Substitute for House bill No. 32, entitled

An act to amend section 2261, and repeal section 2262, and enact a new section in lieu thereof, of article 11, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Changes of venue."

House bill No. 635, entitled

An act to amend section 3912, article 8, chapter 47, of the Revised Statutes of the State of Missouri, relating to "Crimes and punishment—taking fish from private pond."

House bill No. 499, entitled

An act to repeal section 3596, of article 3, of chapter 47, of the Revised Statutes of 1889, entitled "Crimes and punishments," relating to the destruction of bridges and mill-dams, and to enact a new section in lieu thereof.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 1, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly:

House bill No. 117, entitled

An act to amend section 7211, chapter 125, of the Revised Statutes of the State of Missouri, relating to peddlers and their licenses.

House bill No. 137, entitled

An act in regard to aliens, and to restrict their rights to acquire and hold real estate in this State.

House bill No. 773, entitled

“Cities, towns and villages—cities of the third class”—An act to amend an act to repeal article 4, chapter 30, Revised Statutes of Missouri of 1889, with all amendments thereof, said article being entitled “Cities of the third class,” and to enact in lieu thereof a new article, providing for the government of cities of the third class, approved April 19, 1893, by adding a new section thereto to be numbered 126.

House bill No. 299, entitled

An act to require fire insurance companies to furnish blank forms of statements and proofs of loss to persons and corporations incurring loss or damage by fire, under policies of insurance of such companies within this State.

House bill No. 686, entitled

An act to require a resident corporation or individual to be named as co-trustee in all cases where a foreign corporation or individual is named as trustee in deeds of trust or other conveyances.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 2, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly:

House bill No. 634, entitled

An act entitled “An act to amend section 5517 of chapter 86 of the Revised Statutes of Missouri, 1889, entitled ‘Insane persons.’”

House bill No. 632, entitled

An act to repeal section 8423 of chapter 161 of the Revised Statutes of the State of Missouri of 1889, entitled “Townships.”

House bill No. 379, entitled

An act in relation to the crime of train robbing, and to provide a penalty therefor.

House bill No. 360, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled “Witnesses,” by adding a new section thereto, to be numbered as section 8944b.

House bill No. 528, entitled

An act to restore to the Seminary Fund the expenses incurred in the superintendence and sales of lands disposed of for the benefit of said fund, and in the distribution of the proceeds of said sales.

House bill No. 192, entitled

An act to repeal "An act to repeal section 2842 of the Revised Statutes of 1889, and to enact a new section in lieu thereof," approved March 17, 1893, and to enact a new section in lieu thereof."

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, April 2, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bill, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 739, entitled

An act creating a commission to effect a sale of the property occupied by the Missouri School for the Blind, to purchase a new site for that institution, and to contract for the erection of suitable buildings thereon ; also appropriating money for the foregoing purposes.

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, April 3, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon,

Committee substitute for House bill No. 802, entitled

An act for the prevention of blindness in infants ;

Which reached me within the ten days next before the adjournment of the General Assembly.

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, April 8, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 740, entitled

An act relating to free public libraries in cities containing over 300,000 inhabitants, appointment of directors, their term of office, vacancies, powers and reports, and granting power to such cities to pass ordinances and impose penalties for the protection of the property of such libraries.

House bill No. 573, entitled

An act to amend section 41 of an act of the General Assembly of the State of Missouri, approved April 7, 1892, entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," and changing the time of holding the circuit courts in the counties of Gasconade and Osage.

House bill No. 822, entitled

An act to amend article 7, chapter 33, Revised Statutes of the State of Missouri, 1889, entitled "Issues, continuances, trials and their incidents," by adding a new section thereto, to be known as section 2126a.

House bill No. 820, entitled

An act to prevent horses from being entered under other than their true name, and to prevent fraud in racing, and providing a penalty therefor.

House bill No. 572, entitled

An act to amend section 367 and 368, article 2, chapter 5, Revised Statutes of Missouri, 1889, relating to Animals restrained from running at large," by inserting the words "or sheep," after the word "swine," in said sections.

House bill No. 783, entitled

An act to amend section 1 of an act entitled "An act to prohibit the sale or purchase for shipment outside of the county where killed, any quail, pinnated grouse or prairie chickens, and providing penalties therefor.

House bill No. 825, entitled

An act to repeal an act entitled "An act to repeal section 54 of an act entitled 'an act to redistrict the State into judicial circuits, and fix the terms of court therein,' approved April 7, 1892, and to enact a new section in lieu thereof," approved March 31, 1893, and to enact a new section in lieu thereof;

House bill No. 523, entitled

An act to amend section 2759, of article 7, chapter 42, of the Revised Statutes of the State of Missouri of 1889, in relation to savings banks and fund companies.

House bill No. 334, entitled

An act to protect females between 14 and 18 years of age.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 8, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

Committee substitute for House bill No. 551, entitled

An act to amend chapter 160, Revised Statutes of Missouri, 1889, relating to thistles, by adding to sections 8415, 8416 and 8418, after the word "Canada," wherever it occurs in said section, the words "or Scotch."

House bill No. 657, entitled

An act to repeal an act to authorize the Secretary of State to prepare, publish and distribute 5000 copies of the Missouri Manual, biennially, approved February 25, 1891, and to enact a new act on the same subject in lieu thereof as follows.

House bill No. 728, entitled

An act to provide for the payment of wages of labor in lawful money of the United States.

House bill No. 521, entitled

An act to amend article 15, chapter 42, of the Revised Statutes of the State of Missouri, entitled "Corporations, private," by adding a new section thereto, to be known as section 2914*a*, prohibiting directors paying officers, managers or superintendent unearned or unreasonable salaries.

House bill No. 40, entitled

An act to amend section 3212, of article 6, of the Revised Statutes of 1889, entitled "County depositaries," as amended by the act approved March 21, 1891.

Senate bill No. 29, entitled

An act to amend section 1 of an act entitled "An act to amend sections 3212, 3213, 3214, 3215 and 3216, article 6, chapter 45, of the Revised Statutes of the State of Missouri, entitled 'County depository,'" approved March 21, 1891.

House bill No. 478, entitled

An act providing for the appointment of special counsel in counties having over 45,000 and less than 70,000 inhabitants.

House bill No. 295, entitled

An act to amend article 11, chapter 33 of Revised Statutes of Missouri, 1889, relating to changes of venue in civil cases, and providing for the compensation of trial judges whenever the venue be changed from one to an other, by adding new sections thereto, to be known as sections 2272*a* and 2272*b*.

House bill No. 670, entitled

An act to appropriate money to aid in the completion of the levee in the St. Francois levee district of Missouri, with emergency clause.

Also, House joint and concurrent resolution No. 14, entitled

A joint and concurrent resolution asking Congress for an appropriation for the improvement of the Gasconade river.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 8, 1895.

To the Secretary of State:

SIR: I have the honor herewith to transmit to you
House bill No. 798, entitled

An act to appropriate money for the support of the State government, the payment of contingent and incidental expenses of the State departments, the public printing, the State pensioner, and for the payment of certain other demands against the State for which no appropriation has heretofore been made, for the years 1895 and 1896.

This act is approved, except as to section 35.

Section 35 appropriates four hundred dollars, or so much thereof as may be necessary, for the redemption of Union military bonds which may be presented for payment in 1895 and 1896. These bonds were authorized by an act approved March 9, 1863, and subsequent supplementary acts. They were issued to pay the militia, or for indemnity for expenses incurred in suppressing the rebellion. They were issued in denominations of \$1, \$3, \$5, \$10 and \$20, and were made payable out of a special fund designated as the "Union Military fund," to supply which certain revenues were provided. The bonds were made payable twelve months after date, and to bear 6 per cent interest. The total amount authorized by the act approved March 9, 1863, was \$3,000,000. By an act approved February 20, 1865, an additional issue of \$2,000,000 was authorized, and by an act approved December 20, 1865, a further issue of \$1,400,000 was authorized. The total amount of these Union military bonds authorized and issued under the acts referred to was \$6,400,000.

By reference to the Auditor's report for the years 1883-4 it appears that between March 31, 1864, and March 24, 1883, \$6,406,126 of these bonds were redeemed and canceled. The Auditor's report also shows that on these bonds the sum of \$406,726.52 was paid as interest. Thus it will be seen that the aggregate amount of Union military bonds paid by the State up to the last date mentioned was \$6126 greater than the amount issued. Since March 24, 1883, the Thirty-third, Thirty-fifth and Thirty-sixth General Assemblies made appropriations to take up certain of these bonds, as follows: In 1885, \$153; in 1889, \$272, and in 1891, \$11—making a total of \$436. It appears, therefore, that \$6562 more of these bonds have been paid than were ever authorized to be issued. In view of this, I do not see upon what theory an appropriation should be made to pay such additional bonds as might be presented during the next two years. Evidently several thousand dollars of fraudulent bonds have been already presented and paid. If it is claimed that genuine bonds of this issue are still outstanding, it would seem that ordinary prudence would require that some investigation be made and such action taken as will protect the State from imposition, before additional appropriations are agreed to.

Respectfully,
WM. J. STONE,
Governor.

JEFFERSON CITY, April 8, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 184, entitled

An act to amend an act entitled "An act to amend section 7972, chapter 143, article 1, of the Revised Statutes of the State of Missouri, approved 1st April, 1891, entitled 'Schools—new districts.'"

House bill No. 821, entitled

An act to provide for the investigation of county contracts and their reformation by circuit courts, on the petition of 50 or more resident tax-payers of the county.

House bill No. 359, entitled

An act to amend chapter 173 of the Revised Statutes of 1889 of Missouri, entitled "Witnesses," by adding a new section thereto to be numbered as section 8944a.

House bill No. 511, entitled

An act to grant certain lake and river-bed lands to the counties in which they are located for school purposes.

House bill No. 456, entitled

An act providing for a commission to have the statues of Thomas H. Benton and Francis P. Blair executed and placed in the old hall of the House of Representatives, in the capitol of the United States, and making an appropriation therefor.

House bill No. 301, entitled

An act to repeal section 4409, article 14, chapter 48, of the Revised Statutes of the State of Missouri, relating to costs in criminal cases, as amended by an act entitled "An act to amend section 4409, article 14, chapter 48, of the Revised Statutes of Missouri of 1889," approved April 23, 1891, relating to costs in criminal cases.

House bill No. 534, entitled

An act to repeal section 3916, article 8, of chapter 47, of the Revised Statutes of 1889 of the State of Missouri, entitled "Crimes and punishments"—waters of the State defined.

House bill No. 479, entitled

An act to protect and preserve the game fish and birds of Missouri from destruction, and to provide for the appointment of a Game Warden.

House bill No. 123, entitled

An act to amend article 5, chapter 1, of the Revised Statutes of the State of Missouri, 1889, entitled "Collection and preservation of the estate," by adding a new section thereto to be known as section 110a, to read as follows :

House bill No. 693, entitled

An act to amend section 5564, chapter 87, article 1, Revised Statutes of Missouri, 1889, by adding thereto a new clause.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 9, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 607, entitled

An act to amend section 5885, of article 4, chapter 89, Revised Statutes of 1889, relating to "Insurance other than life," by striking out certain words and inserting others in lieu thereof.

Senate bill No. 213, entitled

An act to amend section 6869, chapter 109, article 2, of the Revised Statutes of Missouri of 1889, in relation to married women.

Senate bill No. 21, entitled

An act to amend an act entitled "An act to amend section 7094 of the Revised Statutes of Missouri of 1889, relating to mortgages and deeds of trust," approved March 27, 1893.

Senate bill No. 189, entitled

An act to amend section 5839, article 2, chapter 89, Revised Statutes 1889, relating to insurance.

Senate bill No. 280, entitled

An act amending section 607, of chapter 2, of the Revised Statutes of Missouri of 1889, entitled "Attorneys-at-law."

Senate bill No. 201, entitled

An act to make T. O. Tucker's abstracts of land titles in Douglas county, or certified copies of the entries therein, evidence in all courts and places in this State.

Senate bill No. 360, entitled

An act to amend section eleven (11), of article 29, of laws specially applicable to the City of St. Louis, of the Revised Statutes of 1889, entitled "Police."

Senate bill No. 191, entitled

An act to amend section 4208, Revised Statutes of Missouri, 1889, in relation to practice and proceedings in criminal cases.

Senate bill No. 315, entitled

An act repealing section 7064 of the Revised Statutes of Missouri, relating to inspection and safety of mines, and enacting six new sections in lieu thereof, to be known as sections 7064, 7064*a*, 7064*b*, 7064*c*, 7064*d*, 7064*e*, providing for the ventilation of coal mines, for regulating the use of powder and other explosives in such mines and the ventilation thereof, and also making other provisions looking to the health and safety of employes in such mines, and providing penalties for a violation of this act.

Senate bill No. 80, entitled

An act regulating proceedings for the writ of prohibition.

House bill No. 262, entitled

An act to amend article 3, of chapter 97, of the Revised Statutes of 1889, in regard to swamp and overflowed lands, by repealing sections No. 6521, 6522 and 6527, and substituting other sections in lieu thereof, and by inserting a new section numbered 6528*a*.

Senate bill No. 126, entitled

An act to enable cities having or which may hereafter have a population of over 100,000 and less than 300,000 inhabitants, whether

organized under general law or special charters, or under the provisions of section 16, article 9, of the Constitution, to issue and sell bonds for the purpose of paying judgments and decrees of court, and to provide for the payment of such bonds.

Senate bill No. 38, entitled

An act to amend section 737, chapter 17, Revised Statutes of Missouri 1889, entitled "Bills of exchange and negotiable promissory notes."

Senate bill No. 127, entitled

An act to amend section 1880 of article 1, chapter 31 of the Revised Statutes of 1889, relating to extending the corporate limits of certain cities, etc.

Senate bill No. 330, entitled

An act to repeal an act entitled "An act to amend article 2 of chapter 138 of the Revised Statutes of 1889, entitled 'The assessment and collection of the revenue,'" approved April 1, 1891, and to enact a new section in lieu thereof.

Committee substitute for House bill No. 257, entitled

An act to repeal section 5189 of chapter 71 of the Revised Statutes of Missouri of 1889, entitled "Frauds and perjuries," and to enact a new section in lieu thereof.

Senate bill No. 314, entitled

An act fixing a standard of quality for oil to be used for illumination purposes in coal mines, prohibiting the sale of impure oil for such purpose, and providing for the inspection of such oils, and penalties for violation of this act.

House bill No. 319, entitled

An act to repeal section 6796, of the Revised Statutes of 1889, entitled "Personal actions," and to enact a new section in lieu thereof.

Senate bill No. 154, entitled

An act to amend article 7, of the Revised Statutes of Missouri, 1889, entitled "Savings banks and fund companies," by repealing section 2753 of said article 7, and enacting in lieu thereof a new section to be known and designated as section 2753.

House bill No. 473, entitled

An act to secure to each county, city, village and other municipal or public corporation adequate compensation for the occupation or use of its streets or other public lands by private companies, copartnerships, corporations or individuals.

House bill No. 504, entitled

An act to amend section 4037, article 2, and section 4183, article 7, of chapter 48, of the Revised Statutes of 1889 of the State of Missouri, entitled "Criminal cases—practice and proceedings in."

Senate bill 175, entitled

An act to amend sections 5435 and 5439, chapter 80, of the Revised Statutes of Missouri, 1889, entitled "Homesteads."

Senate bill No. 158, entitled

An act to amend sections 2779 and 2781, Revised Statutes of 1889, by adding thereto provisions requiring fifty per cent of increase of capital stock to be paid up in lawful money of the United States.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 11, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly:

House bill No. 774, entitled

An act to amend section 5176, chapter 70, of the Revised Statutes of 1889, entitled "Mortgages, etc., of personalty invalid unless recorded," by adding to said section provisions providing for the filing of such mortgages or copy thereof with the recorder of deeds in lieu of recording, and adding new sections providing the fees for such filing and for releasing such mortgages when satisfied, and also a penalty for willfully defacing, mutilating, etc., such mortgaged property.

Senate bill No. 242, entitled

An act to amend section 7798, chapter 140, article 1, of the Revised Statutes of 1889, and section 2, Session Acts of 1893, approved March 23, 1893, in relation to roads and highways, location and change of roads.

Senate bill No. 353, entitled

An act to prevent the employment of children in certain occupations.

Senate bill No. 34, entitled

An act repealing section 6928 of the Revised Statutes of 1889, and enacting a new section in lieu thereof, relating to the appointment of cadets in the Missouri State Military school.

Senate bill No. 23, entitled

An act repealing section 8694 of the Revised Statutes of 1889 and enacting a new section in lieu thereof, relating to the appointment of curators of the State University.

Senate bill No. 367, entitled

An act to amend section 38 of the session act of extra session, 1892, entitled "An act to redistrict the State into judicial circuits and fix the terms of court therein," approved April 7, 1892, as amended by session act of 1893, approved March 31, 1893.

House bill No. 303, entitled

An act to amend (section 11) section 4990 of an act entitled "An act providing for and regulating the fees and emoluments of prosecuting attorneys, judges of the county courts, clerks of the county courts, judges of the probate courts, clerks of the Supreme Court and Courts of Appeals, clerks of the circuit and common pleas courts, clerks of the criminal courts, sheriffs, coroners, constables, interpreters and translators, county surveyors, recorders of deeds, notaries public, jurors, witnesses, justices of the peace, mayors of cities of the fourth class, fees for naturalization of foreigners, of Register of Lands of State, for duties of Secretary of State, the manner of collecting and disbursing same, and repealing all acts and parts of acts inconsistent therewith," approved March 31, 1891.

Senate bill No. 409, entitled

An act to amend article 2, chapter 138, Revised Statutes of 1889, by adding a new section, to be known as section 7562a.

Senate bill No. 190, entitled

An act providing for changing the terms of county assessors, and for other purposes.

Senate bill No. 381, entitled

An act to amend section 7983, article 1, chapter 143, Revised Statutes of 1889, entitled "Public schools."

Senate bill No. 153, entitled

An act to amend section 8666, of article 2, of chapter 164, of the Revised Statutes of 1889, by inserting the words "or of any other city in this State having a population of not less than one hundred thousand," between the words "St. Louis" and "or," in the ninth line of said section, and by striking out the word "funded," in the tenth line of said section.

Senate bill No. 174, entitled

An act to amend section 7993, article 1, chapter 143, of the Revised Statutes of the State of Missouri, 1889, entitled "Schools."

Senate bill No. 205, entitled

An act to repeal section 4385, article 13, chapter 48, Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof to be known as section 4385, relating to "Criminal laws—practice and proceedings in."

House bill No. 828, entitled

An act to regulate the construction and maintenance of trolley and electric wires over railway tracks, and the operation of street cars over railway tracks.

Senate bill No. 57, entitled

An act to repeal section 3318, of Revised Statutes of Missouri 1889, as amended by Session Acts 1891, by "An act to amend section 3318, of chapter 46, article 3, of Revised Statutes of 1889," approved March 19, 1891, and by "An act to amend section 3318, of article 3, chapter 46, of the Revised Statutes 1889," approved April 1, 1891, and to enact a new section in lieu thereof.

Senate bill No. 407, entitled

An act to amend an act providing for the amount to be retained by circuit clerks and clerks of criminal courts in certain cities and counties.

Senate bill No. 241, entitled

An act to amend article 2, of chapter 97, of the Revised Statutes of the State of Missouri of 1889, entitled "School lands."

Senate bill No. 128, entitled

An act to amend section 3560, of article 3, chapter 47 of the Revised Statutes, concerning fraudulent disbursements of money, etc.

Committee substitute for House bill No. 515, entitled

An act to enable four or more public school districts to consolidate and form a public central high school district, defining the qualification of the teacher and of the students for admission, and providing for the government of said school.

Committee substitute for House bills Nos. 70, 393 and 394, entitled

An act to repeal sections 1, 3, 6, 7, 9 and 10 of an act entitled "An act providing for the punishment of pools, trusts and conspiracies to control prices, and as to evidence and prosecutions in such cases,"

approved April 2, 1891, by repealing the 1st, 3d, 6th, 7th, 9th and 10th sections of said act, and enacting new sections in lieu thereof.

Senate bill No. 274, entitled

An act to amend the title of article 2, chapter 60, of the Revised Statutes of 1889, and to repeal sections 4753 and 4754 of said statutes, and to enact new sections in lieu thereof.

Senate bill No. 145, entitled

An act to repeal article five (5) of chapter thirty (30) of the Revised Statutes of Missouri of 1889, and certain amendments thereto, said article five (5) being entitled "Cities of the fourth class," and to enact in lieu thereof a new article providing for the government of cities of the fourth class.

House bill No. 667, entitled

An act to amend sections 4, 6, 8 and 12 of an act entitled "An act to amend article 3, chapter 167, sections 8775, 8776, 8777, 8778, 8779, 8781, 8782, 8783, 8790, 8791, 8793 and 8794, of the Revised Statutes of the State of Missouri of 1889, approved March 27, 1891, relating to "Agriculture, state board of—veterinary service."

House bill No. 368, entitled

An act to amend section 3959 of article 9, of the Revised Statutes of Missouri, in relation to crimes and punishments.

Committee substitute for House bill No. 626, entitled

An act to amend section 6296 of article 7 of chapter 94, Revised Statutes of Missouri 1889, entitled "Judgments and their incidents."

Senate bill No. 355, entitled

An act to amend section 3896 of article 8 of, chapter 47 of the Revised Statutes of 1889, concerning "Offenses against public morals and decency, or the public police and miscellaneous offenses."

Senate bill No. 306, entitled

An act to amend section 5320, chapter 76, Revised Statutes of Missouri 1889, limiting costs for publication of notice of settlements of guardians and curators.

Senate bill No. 334, entitled

An act to amend section 6849 of the Revised Statutes of Missouri, concerning marriages and marriage licenses.

House bill No. 335, entitled

"Justices of the peace in townships of 100,000 inhabitants and less than 300,000 inhabitants"—An act fixing the salaries to be paid to justices of the peace and constables in townships which now have or may hereafter have a population of 100,000 inhabitants and less than 300,000, and directing the disbursement of fees.

Senate bill No. 105, entitled

An act to amend sections 6 and 7 of an act of the General Assembly of 1893, entitled "An act establishing special funds for the penal and eleemosynary institutions of the State, providing for the payment of certain moneys therein, and for other purposes," approved March 9, 1893.

Senate bill No. 284, entitled

An act to amend section 473, article 1, chapter 9, and to repeal section 501, of article 1, chapter 9, of the Revised Statutes of Missouri of 1889, entitled "Asylums."

Senate bill No. 370, entitled

An act for the relief of Mancel L. Gaither, a practicing dentist of the city of Aurora, Lawrence county, Missouri, permitting him to file affidavit as a practitioner of dentistry, as required by section 6891, article 3, chapter 110, Revised Statutes of 1889, in relation to dentists or dental surgery,

Senate bill No. 393, entitled

An act to add to chapter 47, article 2, Revised Statutes, entitled "Crimes and punishments," a new section, to be numbered 3466a, and to amend section 3468 of the Revised Statutes of Missouri of 1889, both sections relating to death by abortion.

Senate bill No. 253, entitled

An act to amend section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," approved April 7, 1892.

Senate bill No. 233, entitled

An act to repeal section 7077, chapter 115, article 2, Revised Statutes of State of Missouri, 1889, entitled "Mines and mining," and enact three new sections in lieu thereof, to be known as sections 7077 7077a and 7077b.

Senate bill No. 211, entitled

An act to amend "An act to repeal section 2246, Revised Statutes of 1889, and enact in lieu thereof a new section," approved April 18, 1891, relating to the taking of appeals from interlocutory orders.

Senate bill No. 408, entitled

An act to amend an act entitled "An act authorizing the construction of electric railways to connect county seats with railroads," approved April 1, 1893.

Senate bill No. 277, entitled

An act to amend section 7826, chapter 140, article 1, Revised Statutes of Missouri, 1889, relating to roads and highways.

Senate bill No. 342, entitled

An act relating to police commissioners and the employment and government of the police force, and for the relief and compensation of members of the police force injured in person or property while in the discharge of their duty, and for the relief of families of officers and men while in the discharge of police duty, in cities which now or hereafter have more than 100,000 and less than 300,000 population, when organized under general law or special charter, or under the provisions of section 16, of article 9, of the constitution, and providing for submitting this act to a vote of the people.

Senate bill No. 260, entitled

An act to amend chapter 151 of the Revised Statutes of 1889, relating to the "State library," by adding a new section thereto, to be numbered as section 8214a.

Senate bill No. 48, entitled

An act to amend an act entitled "An act to amend section 4706, of chapter 60, of the Revised Statutes of Missouri, 1889, in relation to "Elections," approved March 31, 1893.

Senate bill No. 7, entitled

An act to amend section 4708, Revised Statutes of Missouri, concerning "Elections."

House bill No. 638, entitled

An act to amend sections 299 and 304, of article 15, chapter 1, of the Revised Statutes of the State of Missouri for 1889, entitled "Public administrators."

Senate bill No. 324, entitled

An act to amend section 8033, and to add a new section after section 8097, to be known as section 8097a, of article 2, chapter 143, of the Revised Statutes of Missouri, 1889, entitled "City, town and village schools," with emergency clause.

Senate bill No. 173, entitled

An act to amend article 12, chapter 33, of the Revised Statutes of 1889, relating to practice in Supreme Court and courts of appeals.

Senate bill No. 164, entitled

An act to amend section 2784, of article 8, of chapter 42, of the Revised Statutes of Missouri, 1889, relating to preferred stock of manufacturing and business corporations.

Senate bill No. 117, entitled

An act to repeal section 3581, of article 3, of chapter 47, of the Revised Statutes of Missouri, 1889, and to enact a new section in lieu thereof, relating to "Offenses against public and private property."

House bill No. 313, entitled

"Cities, towns and villages—cities of the third-class, sewers and drainage"—An act to provide a local option method of constructing sewers and sewer system in cities of the third class in this State.

House bill No. 56, entitled

An act to amend section 8028, of chapter 143, of the Revised Statutes of the State of Missouri, 1889, entitled "Schools."

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 20, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the 10 days next before the final adjournment of the General Assembly:

Senate bill No. 98, entitled

An act to amend article 2, chapter 89, of the Revised Statutes of the State of Missouri, 1889, relating to insurance, by striking out section 5859 and inserting in lieu thereof a new section, to be known as section 5859.

Committee substitute for House bill No. 26, entitled

An act prohibiting the coloring yellow of any substance designed to be used as a substitute for butter, to prohibit the manufacture, sale, keeping for sale and fraudulent use of substances designed as imitation butter, to regulate the manufacture, sale and keeping for sale of any substance designed to be used as a substitute for butter, and making an appropriation for carrying out the provisions of this act.

Senate bill No. 285, entitled

An act to repeal sections 8628, 8629 and 8631, of the Revised Statutes of 1889, entitled "Treasury, State," and to enact three new sections in lieu thereof to be known as sections 8628, 8629 and 8631.

Respectfully,

WM. J. STONE.

Governor.

JEFFERSON CITY, April 22, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, with my approval indorsed thereon, the following bills, which reached me within the ten days next before the final adjournment of the General Assembly :

Senate bill No. 346, entitled

An act to enable cities having more than one hundred thousand inhabitants to issue bonds for the purpose of paying judgments and decrees of courts, and to provide for the payment of such bonds, and declaring an emergency.

Committee substitute for Senate bills Nos. 110, 159, 232 and 234, entitled

An act to repeal article IX of chapter 42 of the Revised Statutes of Missouri, 1889, concerning mutual saving fund, loan and building associations, and to enact a new statute in lieu thereof, to provide for the organization and incorporation of mutual savings fund, loan and building associations, and the management and conduct of the business thereof, also to provide upon what conditions foreign associations of like character may do business in this State, and for other purposes.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 1, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, without my approval,

House bill No. 533, entitled

An act to punish the falsely marking or stamping of the karat on any article of merchandise, gold or solid gold, and to prohibit the manufacture and sale thereof,

Which reached me within the ten days next before the adjournment of the General Assembly.

The enrolled bill does not follow the text of the bill as reported from the committee.

This measure, as presented to me, is utterly unintelligible and meaningless, and for that reason I withhold my approval.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 8, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, without my approval indorsed thereon,

House bill No. 676, entitled

An act to provide for the payment of expenses of trial of causes and change of venue,

Which reached me within the ten days next before the adjournment of the General Assembly.

I think this measure, if enacted into law, would result in much confusion and would be difficult to observe in practice. I cannot see that any good would result from it, but it would lead to much confusion.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 9, 1895.

To the Secretary of State:

SIR—I have the honor herewith to forward to you, without my approval indorsed thereon, the following bills, which reached me within the ten days next before the adjournment of the General Assembly:

House bill No. 781, entitled

An act concerning primary elections in cities now having and hereafter having one hundred thousand inhabitants or more.

Unquestionably the present primary law is very defective, and should be materially amended; but in my judgment the bill now before me is worse even than the present law. If this measure should find a place upon the statute books it would result in confiding party nominations almost wholly to the local party committees. Past experience should serve as a warning against a return to that system. I feel confident that this bill ought not to become a law.

Senate bill No. 32, entitled

An act to amend section 1656, of chapter 30, article 5, of the Revised Statutes of Missouri of 1889, entitled "Cities, towns and villages."

In my judgment, this bill is in conflict with the Constitution, and seeks to confer powers upon boards of aldermen that it would be unsafe to clothe such bodies with.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 19, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, without my approval indorsed thereon,

House bill No. 175, entitled

An act to amend section 7079, of chapter 116, and section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, as amended by an act entitled an act to amend section 7091, of chapter 116, of the Revised Statutes of the State of Missouri, 1889, entitled

"Mortgages and deeds of trust," approved March 30, 1893, and to enact a new section to be known as section 7091a, relating to mortgages and deeds of trust, and providing for redemption in cases of foreclosure, and to repeal section 7080 of said chapter.

This bill reached me within the ten days next before the adjournment of the General Assembly.

A bill almost identical with this passed the 37th General Assembly. I then felt it my duty to withhold my approval. And for the same reasons, which are fully stated in my message to the Secretary of State of April 21, 1893, I withhold my approval of the present measure.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 19, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, without my approval indorsed thereon, the following House bills, which reached me within the ten days next before the adjournment of the General Assembly :

House bill No. 323, entitled

An act entitled "An act to establish a court of criminal correction in all counties in this State having a population of 60,000 inhabitants and not over 100,000 inhabitants, in which there now is or hereafter may be established a court of exclusive criminal jurisdiction, and to divest justices of the peace of jurisdiction in criminal cases in such counties, and to define the powers and duties of such court of criminal correction when the same is established."

House bill No. 462, entitled

An act to repeal sections 2, 3, 6, 7 and 12 of an act entitled "An act to establish a criminal court in Buchanan county, and to provide for the appointment and election of the judge thereof, fixing his compensation, and to define the powers and jurisdiction of said court," approved March 24, 1885, and to enact five new sections in lieu thereof.

Section 1 of House bill No. 323 provides for the establishment, in counties having a population of 60,000 and not over 100,000 inhabitants, of a court of record, to be called "The Court of Criminal Correction." The 17th section of this bill provides that all jury trials in said court shall be by a jury of six men, unless a less number be agreed upon. The Constitution of the State provides that in courts of record juries must consist of twelve men. Thus it will be seen that in a most important particular the bill referred to is in conflict with the Constitution, and for that reason alone my approval should be withheld. But there are other reasons which seem to me to be conclusive why this bill, No. 323, should not become a law. It would apply to Buchanan county only. It provides that the judge of the criminal court shall be *ex officio* judge of the court of criminal correction. The 4th section of the bill provides that the court of criminal correction shall be in session each and every day in the week except Sundays and State and national holidays. At the sessions of this court the criminal judge is required to preside. He is made a committing magistrate. If he could hold both courts at the same time, I still believe it would be unwise to

have the criminal judge hear the evidence, bind a prisoner over to answer at the criminal court, then instruct the grand jury, and afterward preside at his trial on indictment. I believe the proposed system of judicial administration would result in inextricable confusion. If a court of criminal correction is really necessary in Buchanan county, it is clear to me that it ought to be entirely distinct from the criminal court, and subject to its supervision.

If bill No. 323 fails to become a law, there is no occasion for the passage of bill No. 462, as the latter is simply a supplementary enactment to the former. Accordingly, I withhold my approval of both.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 19, 1895.

To the Secretary of State:

Sir—I have the honor to forward to you herewith, without my approval indorsed thereon,

Senate bill No. 272, entitled

An act to create election districts for justices of the peace and constables in the City of St. Louis, and to provide for the election and appointment of such justices and constables, and to prescribe the qualification and jurisdiction of such justices and constables, and to provide for the administration of justice before such justices of the peace,

Which reached me within the ten days next before the adjournment of the General Assembly.

In my opinion this act does not comply with sections 53 and 54, of article 4 of the Constitution of the State. In addition to this objection, the bill fails to provide justices of the peace for a large part of the city. Almost the entire delegation representing the city of St. Louis in both houses have requested me to withhold my approval of the bill.

Respectfully,

WM. J. STONE,

Governor.

JEFFERSON CITY, April 19, 1895.

To the Secretary of State:

SIR—I have the honor to forward to you herewith, without my approval indorsed thereon,

Senate bill No. 322, entitled

An act to amend chapter 47, article 8, of the Revised Statutes of Missouri, 1889, entitled "Offenses against public morals and decency," by adding a new section thereto to be known as section 3849a.

This bill provides that no person shall establish or carry on any soap factory, candle factory, oil factory, etc., etc., without first obtaining a permit from the county court, or, in the City of St. Louis, from the mayor. The measure, if it should become a law, would not only affect factories hereafter established, but those already in operation. It is no doubt true that establishments of the kind mentioned are frequently offensive to the neighboring residents, but the law for the suppression of nuisances is ample and complete. It does not seem

a prudent thing to empower a single executive officer to arbitrarily deny a license and thereby make it an offense for the owners of such establishments already in operation to continue their business. In many of these enterprises large investments have been made. I am unable to approve a proposition that might now result in practically destroying these investments upon the mere say-so of a single executive officer, without any right of redress in the courts. If any establishment now existing is a nuisance, it can be abated by a resort to the law. If the bill referred only to factories to be hereafter established I would approve it, but in its present form I feel that I ought to withhold my signature.

Respectfully,

WM. J. STONE,
Governor.

JEFFERSON CITY, April 19, 1895.

To the Secretary of State :

SIR—I have the honor to forward to you herewith, without my approval indorsed thereon,

Senate bill No. 405, entitled

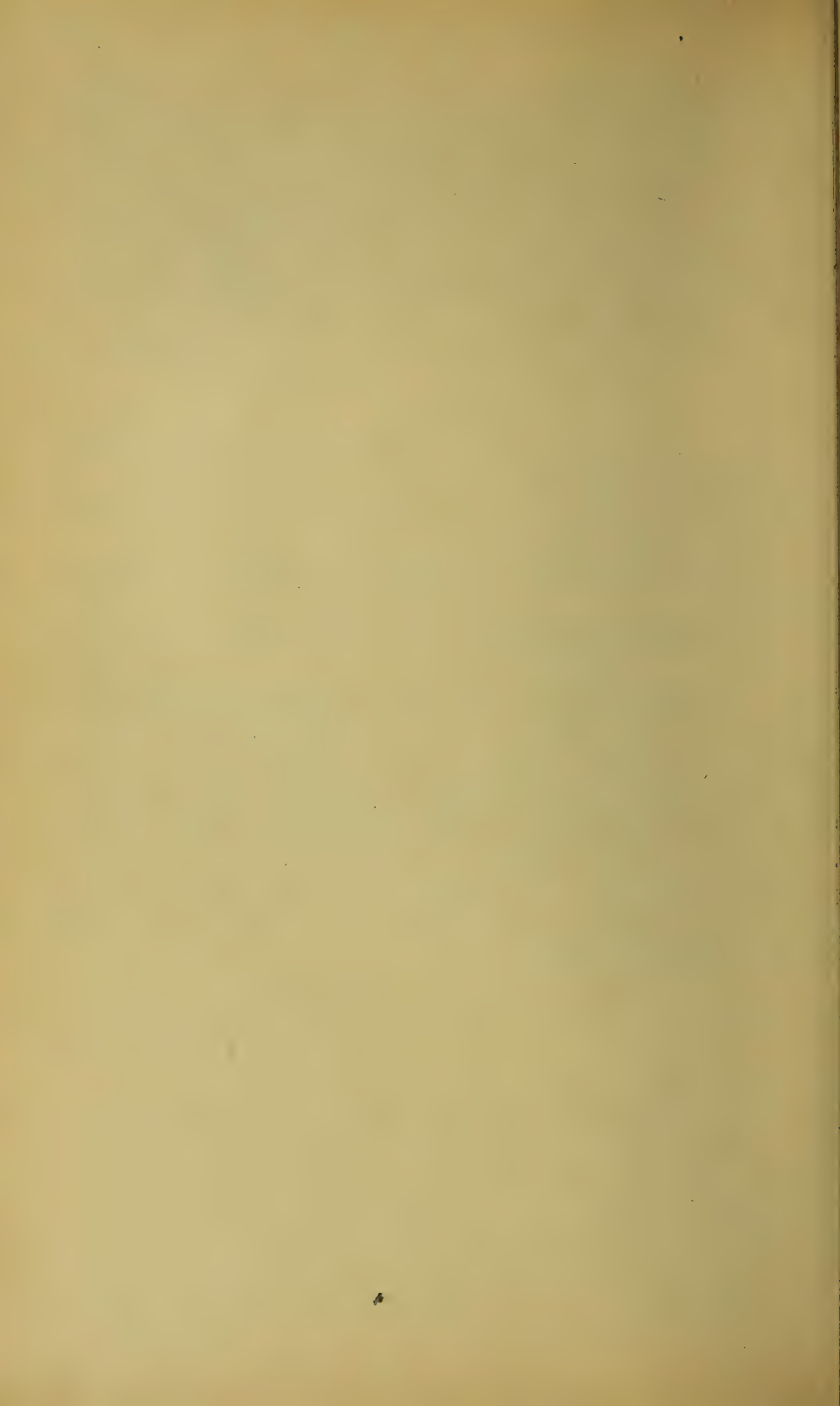
An act to amend section 3812, article 6, chapter 47 of the Revised Statutes of Missouri, 1889, regulating the location of bawdy-houses,

Which reached me within the ten days next before the adjournment of the General Assembly.

I am strongly inclined to doubt the constitutionality of this measure. But aside from that, there appear to me to be abundant reasons founded in public policy why the bill should not become a law. I state one proposition which seems to me to be alone sufficient to prove the un wisdom of the measure. The bill provides that the Board of Police Commissioners may establish certain districts within which the maintenance of a bawdy-house shall be only a misdemeanor, and that the keeping of such a house outside said districts shall be a felony. Although the statute making the keeping of bawdy-houses a misdemeanor is not expressly repealed, it does seem that when prostitutes are compelled to reside within given boundaries, there is an implied agreement that they will not be molested. I can not get my consent to approve the bill.

Respectfully,

WM. J. STONE,
Governor.



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36	to amend sec. 5003, Witness fees..... 25, 71, 125	McCollum.....
37	to suppress option dealing, etc..... 25, 71, 240	Burks.....
38	to appoint inspectors of banks, etc..... 25, 71	Burks.....
39	to amend secs. 7512, 7513, 7517, 7519, 7526, 7531, 7542, 7546, 7552, 7557, 7569, 7570, 7571, 7608 and 7626, as amended by act approved March 25, 1893, relating to assessment and collection of the revenue..... 25, 71, 190	Lane.....
40	to amend sec. 3212 as amended by act approved March 21, 1891, relating to county depository..... 26, 71, 339, 597, 638, 830, 1185, 1204, 1205, 1265	Lane.....
41	to amend sec. 8292, Strays..... 26, 71, 176, 235, 294, 412, 558, 750	Lane.....
42	relating to railroad companies, powers and duties of railroad and warehouse commissioners, etc..... 26, 71, 255, 344, 451, 699, 825	Lane.....
43	to protect watermelon growers..... 26, 71, 110, 141, 158, 163, 258, 371, 667, 763, 934	DeReign.....
44	to amend sec. 3 of an act approved April 20, 1891, as amended by an act approved March 20, 1893, relating to roads and highways..... 26, 71, 306	Davison.....
45	concerning contested election cases..... 26, 71, 559, 764, 1115	Julian.....
46	to repeal secs. 4153, 4154, 4155 and 4156, and to enact new sections, Change of venue in criminal cases..... 83, 136	Watson.....
47	to repeal an act approved April 19, 1893, Circuit courts, 12th circuit..... 26, 83, 812	Schooler.....
48	relating to jurors in cities of 300,000 inhabitants..... 26, 83, 151, 184, 228, 346, 348, 560, 743, 810, 935	O'Reilly.....
49	providing for the enrolling of names of men engaged in military service by the Adjutant-General, etc..... 26, 83	Spencer (Douglas).....
50	to repeal sec. 1964, and to enact a new section, Vacancies in office of clerks of courts of record..... 27, 83, 130	Jones (Polk).....
51	to amend sec. 4156, Change of venue..... 27, 83, 157	Brock.....
52	to repeal chap. 174, Wolves..... 27, 83, 217	Brock.....

No.	House Bills.	Introduced by
53	An act to amend sec. 4156, Change of venue. 27, 83,	Tartar.....
54	to amend sec. 2542, relating to railroad com- panies..... 27, 83, 212, 250, 292,	Pettijohn.....
55	to prevent intimidation of employees..... 27, 83,	Cherrington.....
56	to amend sec. 8028, Schools..... 27, 84, 369, 631, 632, 650, 800, 934, 1232, 1246, 1247, 1274	Cherrington.....
57	to amend sec. 3 of an act approved April 20, 1891, as amended by act approved March 28, 1893, relating to roads and highways... 27, 84, 306,	Sullinger.....
58	to amend sec. 7796, Roads and highways... 27, 84, 178, 277,	Ferguson.....
59	to amend section 7822, Roads and highways... 27, 84,	Ferguson.....
60	to amend chapter 138, art 2, by adding a new section, providing for the assessment of mortgages..... 28, 84,	Ferguson.....
61	to amend an act approved March 17, 1891. Geese and turkeys..... 28, 84, 124,	Ferguson.....
62	to amend section 591, Writs of attachment... 28, 84,	Sartin.....
63	to amend section 9, art. 21 (applicable to St. Louis), Who exempt from jury service... 28, 84,	Wetzel.....
64	to amend section 6062, Juries, grand and petit. 28, 84,	Wetzel.....
65	to amend section 6767, relating to disabilities... 28, 84, 178, 245, 365,	Wetzel.....
66	to repeal and re-enact 15 sections of act ap- proved March 26, 1892, redistricting the State into congressional districts..... 28, 84, 363, 1044	Atkins.....
67	to amend an act approved March 28, 1893, re- lating to assessments..... 28, 84, 219, 263, 294,	Jones (Hickory).....
68	to prevent sale of cigarettes and tobacco to minors..... 28, 84, 243, 296, 297,	McCollum.....
69	relating to merchants' licenses. 28, 84, 191, 247, 263, 296, 367,	Phipps.....
70	to amend secs. 1, 6, 7 and 10 of act approved April 2, 1891, Pools, trusts, etc.. 28, 84, 215, 281, 296, 489, 508, 515, 558, 653, 659, 1057, 1078, 1087, 1088, 1142, 1145, 1188, 1271	Moran.....
71	relating to the issuing of licenses in cities of the second class. 28, 84, 218,	Moran.....
72	to amend sec. 4398, Criminal cases, etc..... 29, 84, 126, 182, 435, 622, 694,	Moran.....
73	to amend sec. 4156, Criminal cases, etc.. 29, 84,	Moran.....
74	to amend sec. 4398, Criminal cases, etc.. 29, 84,	Moran.....
75	to amend sec. 4180, Criminal cases, etc..... 29, 84, 126, 153, 176,	Moran.....
76	to protect travel and transportation..... 32, 84, 337, 624, 631, 668,	Murray.....
77	to indemnify owners of sheep for damages com- mitted by dogs..... 32, 84,	Murray.....
78	to license stallions and jacks, etc..... 32, 84,	Murray.....
79	to create a board of election commissioners in certain cities... 32, 84, 274, 416, 468, 494, 619, 657, 658, 1160, 1194, 1197, 1199, 1206, 1208, 1210, 1232, 1233, 1234, 1240, 1241, 1243, 1245	Tatum.....
80	to amend sec. 4763, Elections..... 32, 85,	Tatum.....
81	to amend secs. 4777, 4780, 4781 and 4785, Elec- tions..... 32, 85, 1043	Tatum.....
82	regulating charges for interest, fees, etc.. for loans..... 32, 85, 825, 877, 914, 1051	Tatum.....
83	to amend sec. 8252, Strays. 32, 85,	Bennett.....
84	to amend an act approved March 17, 1891, re- straining geese..... 32, 85,	Freeman.....

No.	House Bills.	Introduced by
85	An act to amend article 2 of chapter 5. Animals restrained, etc 33, 85, 108, 140, 155, 203, 488, 615 623, 669, 774	Choate
86	to amend sections 7681, 7683 and 7687. Revenue. 33, 85, 134, 321, 556, 740, 760, 902, 987	Temme.
87	to amend sections 6427, 6428 and 6429. Lands. 33, 85, 179, 262	Temme.
88	to secure prompt payment of wages 33, 85, 389	Phipps.
89	to repeal section 6089, Juries 33, 85, 813	Julian
90	to amend section 5866, Insurance 33, 85, 606	Marsh
91	repealing section 6103, and enacting a new section, Justices of the peace to give bond ... 33, 85, 151	Denslow
92	to establish a board of pharmacy, and repeal chapter 58. 33, 85, 136, 183, 244, 351	Short (Cole)
93	to repeal and re-enact section 4906, Executions. 33, 85, 459	Burks
94	to amend sec. 5220, Garnishment. 33, 85, 130	Burks.
95	to amend sec 7809 as amended by act approved April 20, 1891, Roads and highways 33, 85, 306	Schoppenhorst.
96	to compensate road overseers 34, 85, 306	Middleton.
97	to repeal and re enact sec. 7698, relating to delinquent and back taxes. 34, 85, 133, 938	Weaver.
98	to amend sec. 7504, Exemptions from taxation. 34, 85, 191	Hinde.
99	requiring telegraph companies to transmit certain words free of charge. 34, 85, 212, 461	Armstrong.
100	to amend an act entitled an act to amend art. 4, chap. 60, etc., approved April 18, 1891, Elections 34, 85 316, 525, 558, 744	O'Reilly
101	to amend sec. 8003, relating to Schools, colored 34, 85, 151, 449	Griffiths
102	to amend sec. 3 (7807), relating to poll-tax. 34, 85, 133, 306	Baughner
103	to amend sec. 3397. 34, 85, 130	Breit.
104	to tax franchises. 34, 86, 513	Gurney.
105	to promote uniformity in the government of cities and towns of 500 and less than 3000 inhabitants 34, 86, 295, 525, 876, 933, 1122	Warner.
106	to repeal and re-enact sec. 7936, fixing compensation of Lieutenant-Governor. 34, 86, 134, 245, 293, 399, 549	Tubbs.
107	providing for the election of collectors in certain counties 35, 86, 135, 184, 228, 351, 661	Warner.
108	requiring condemned property to be sold for benefit of revenue fund. 35, 86, 220, 668	Tubbs
109	to repeal sec. 8203, relating to assistant librarian 35, 86, 126, 556, 740, 775, 1104, 1136	Tubbs.
110	to exempt certain persons from poll-tax. 35, 86, 365	Sullinger.
111	to regulate the issuing of dramshop licenses. 35, 86, 825	Davis (Taney)
112	amending the act creating the office of excise commissioner. 35, 86	Davis (Taney)
113	to amend act approved April 1, 1891, entitled county courts to pay board of prisoners, etc. 35, 86, 277, 525, 557, 746	Watson.
114	to repeal and re-enact sec. 631, and to amend sec. 636. Prosecuting attorneys. 35, 86, 135, 136	Higbee.
115	to repeal and re-enact sections 4156, 4175, 4177 and 4178, and to amend sec. 4174, Change of venue, etc. 35, 86, 126, 161, 162, 244, 246, 353, 356, 377, 692, 794, 856, 930, 1138	Higbee.
116	to amend sec. 2167, relating to bills of exception. 35, 86, 455	Higbee
117	to amend sec. 7211, relating to peddlers, etc. 35, 86, 191, 247, 293, 379, 719, 1209, 1235, 1236, 1246, 1262	Higbee

No.	House Bills.	Introduced by
118	An act to repeal and re-enact sec. 6286, Judgments, etc. 35,86,129,182,244,353,640,669, 774	Higbee
119	to repeal and re-enact secs. 2, 3 and 36, and to amend sec. 6 of act approved March 31, 1891, Fees of officials 36,86,260,344, 526	Higbee
120	to amend sec. 2262, Change of venue. 36,86, 460	Walton
121	to repeal and re-enact sec. 2258, Change of venue. 36,86,304,524,637,681, 779	Walton
122	to amend sec. 2260, Change of venue 36,86 304,524,605,681, 780	Walton
123	to amend art. 5, chap. 1, by adding new section, Collection and preservation of the estate. . . 36,86,129,182,228,413,1179,1204,1205,1267	Avery
124	to amend chap. 80, Homesteads, by adding new section. 36,86,129,182,244, 354	Avery.....
125	to amend an act amending section 7552, assessors, etc. 36,86,219,264,386, 685	O'Dell
126	authorizing county courts to appropriate revenue from dramshop license to payment of county indebtedness. 36,86,220,264,366, 542	Young (St. Francois).
127	to amend sec. 7211, Peddlers 36,86, 192	Young (St. Francois).
128	in relation to the administration of justice in City of St. Louis, etc. 36,87,362,598,772,1094,1104,1136	Spencer (St. Louis)..
129	to promote uniformity of legislation in the U. S. 37,87, 436	Spencer (St. Louis)..
130	to amend sec. 8685, entitled Trusts and trustees 37,87,481,643,870,1082	Spencer (St. Louis)..
131	to repeal and re-enact secs. 8113, 8114, 8115, 8116 and 8117, School directors in St. Louis City 37,87,275,416,641,775,1094,1104,1136	Spencer (St. Louis)..
132	to repeal and re-enact sec. 2262, Change of venue 37,87,457, 573	Spencer (St. Louis)...
133	to amend sec. 4706 as amended by act approved March 31, 1893, Jurisdiction of circuit and county courts in contested election cases.. 37,87,303,524, 752	Spencer (St. Louis)...
134	regarding the conditional sale of railroad equipment 37, 87	Spencer (St. Louis)...
135	to repeal secs. 7079 and 7080, Mortgages, etc.. 37,87, 812	Kline
136	to provide for the organization, etc., of State militia.... 37,87,176,232,279,386,662, 666	Davis (Taney).....
137	in regard to alien ownership of real estate 40,87,424,623,713,906,1180,1207,1239,1262	Choate.....
138	to amend sec. 7815, School directors exempt from poll-tax. 40,87, 177	Pollock.....
139	to amend sec. 3624, affecting citizenship 41,87,559, 677	Hall
140	to provide for payment of expenses of circuit judges while holding court 41,87, 336	Martin.....
141	to amend sec. 348, Animals. 41,87,109,140,158, 224	Martin.....
142	to amend sec. 37 of act approved April 7, 1892, Judicial circuits. 41,87,195,247,293,397,499,557, 623	Rothwell.
143	to amend sec. 3901, Game. 41,87, 189	Freeman.....
144	to amend chap. 14, by adding new sec., Auctioneers. 41,87, 242	Freeman.
145	to amend sec. 6240, Justices' courts. 41,87, 129	Russell (New Madrid).
146	to repeal and re-enact sec. 4258, Verdict and judgment—sentence when executed... 41, 87	Denny.....
147	to amend sec. 4245, Verdict, etc., duty of court in capital cases 41,87, 128	Denny.....
148	to amend sec. 4256, proceedings on return of writ. 41,87,128, 216	Denny.....
149	to provide building and gallows to execute the death sentence. 41,87,216,251,366, 543	Denny.....

No.	House Bills.	Introduced by
150	An act to amend sec. 6774, Limitation of actions .. 42, 87, 129	Wetzel.....
151	to amend sec. 7988, School directors.... 42, 87, 151	Gill
152	to amend sec. 8070, Regulating the collection and distribution of school taxes..... 42 88, 192, 247, 366, 543, 798, 860, 861	Mahan
153	to repeal and re-enact sec. 5787, reducing sala- ries of Supt. of Insurance and his deputy.. 42, 88, 320, 449, 525, 558, 745	Tubbs
154	to repeal and re-enact sec's. 7932 and 7933, relating to salaries of State officers and clerical force..... 42 88, 134	Tubbs
155	to repeal and re-enact sec. 2688, reducing salary of Railroad and Warehouse Commissioners 42, 88, 176, 235, 277, 378, 450, 699	Tubbs
156	to repeal and re-enact sec. 6624, equalizing mile- age of members of Legislature.... 42, 88, 135	Tubbs
157	to regulate the rental to be charged for tele- phones.... 42, 88, 339, 617, 732, 740	Buckner.....
158	providing for the appointment of commission- ers of charitable institutions in certain cities 42, 88, 125, 152	Hinde.....
159	to amend sec. 3526, Crimes and punishments.. 42, 88	Calhoun
160	to repeal sec. 4760, Elections	Fuson.....
161	to repeal and re-enact sec. 1681, Villages and towns..... 43, 88, 392	McIntyre
162	to amend sec. 7531, Assessors and assessment of property..... 43, 88, 191, 935	Chinn.....
163	to prevent spread of disease among live stock. 43, 88, 258	Chinn.....
164	requiring county school commissioners to ex- amine applicants who for good reason did not attend normal institute..... 43, 88, 150	Weaver.....
165	providing for an appeal from the county board of appeals in case of increased assessments. 43, 88, 190, 449	Weaver.....
166	relating to State asylums 43, 88, 125, 152, 339	Cherrington.....
167	creating the office of circuit attorney... 43, 88, 131	Cherrington.....
168	amending art. 12, chap. 48, relating to trials before justices of the peace.... 43, 88, 393	Watson.....
169	to amend secs. 4501 and 4502, Divorce and al- imony, etc..... 43, 88, 128	Correll.....
170	to amend sec. 6843, Marriages..... 43, 88, 128, 370, 631, 667, 840	Benner.....
171	requiring all passenger trains to stop at county seats..... 43, 88, 212, 249	Benner.....
172	to repeal and re-enact secs. 2, 3 and 4 of act approved April 20, 1891, as amended by act approved March 28, 1893, Roads and high- ways..... 44, 88, 306	Hancock
173	to amend sec. 3 of act approved March 28, 1893, Roads and highways..... 44, 88, 306, 449	Steel
174	to amend sec. 3397, defining jurisdiction of probate courts..... 44, 88, 129	DeReign.....
175	to amend secs. 7079 and 7091, and to repeal sec. 7080, Mortgages and deeds of trust.... 44, 88, 675, 685, 1039, 1124, 1133, 1242, 1253, 1276	Higbee.....
176	to amend secs. 3 and 6, acts of 1893, Roads and highways... 44, 89, 306	Sawyer.....
177	to repeal sec. 7094, Mortgages, etc..... 44, 89, 452	Spencer (St. Louis)...
178	to amend sec. 7430, Recorders 44, 89, 425, 641, 643, 809, 1110	Spencer (St. Louis)...
179	to amend sec. 6240, Justices' courts.... 44, 89, 109, 140, 180	Spencer (St. Louis)...

No.	House Bills.	Introduced by
180	An act amending art. 3, chap. 47, by adding new sec. 44, 89, 156, 184, 228, 349, 545, 602, 660	Spencer (St. Louis) ...
181	to amend sec. 6241, Justice courts. 45, 89, 109, 140, 182	Spencer (St. Louis) ...
182	to repeal secs. 4155 to 4159 inclusive. 45, 89, 393	Spencer (St. Louis) ...
183	to amend sec. 3372, Mileage of judges. 45, 89, 137, 1086	Spencer (St. Louis) ...
184	to amend sec. 7972, Schools, forming new districts with 20 pupils. 45, 89, 369, 631, 668, 838, 1189, 1222, 1223, 1267	McCollum
185	providing for assessing real estate encumbered with liens. 45, 89, 190	Young (St. Francois) ..
186	to protect employes of companies and corporations, etc. 45, 89, 337, 370, 705, 876, 914, 1118	Young (St. Francois) ..
187	to amend sec. 6624, Compensation of members 45, 89, 133, 135	O'Dell.
188	to repeal chap. 174, Wolves. 45, 89, 213	DeReign.
189	empowering cities of fourth class to take census. 67, 89, 109, 140, 158, 207, 217, 258, 372	Murray
190	to provide for a State board of arbitration between employers and employes. 67, 89, 388, 450, 643, 773, 1000	Griffiths.
191	to amend sec. 5855, Insurance. 67, 89, 606	Gurney
192	to repeal and re-enact sec. 2842 as amended by act approved March 17, 1893, Trust companies. 67, 89, 177, 247, 293, 380, 1114, 1263	Avery.
193	to amend sec. 2403, Conveyances of real estate. 67, 89, 460	Tartar.
194	to amend sec. 3205, County treasuries and warrants. 67, 89, 219	Young (Texas)
195	to prohibit the detention of alleged insane without authority. 67, 89, 110, 141, 158, 284, 449, 692, 763, 937	Johnston.
196	to amend sec. 7406, Public records. 67, 89, 110	Sullinger.
197	to compel street railway companies to provide safeguards. 68, 89, 295, 523, 637, 806	Johnston.
198	to regulate insurance companies. 68, 89, 606	Gurney.
199	to repeal sec. 7515, Per diem board of equalization. 68, 90, 134	Freeman.
200	to amend sec. 8262, Strays. 68, 90, 338, 694, 849	Ross.
201	to amend sec. 8845, Wolves. 68, 90, 217	Old
202	to prohibit the leaving of cotton-seed unprotected from swine. 68, 90, 157, 185, 217, 344, 345	Old
203	in relation to teachers' institutes. 68, 90, 261	Cape.
204	relating to Australian ballot law. 68, 90, 1044	Cape.
205	to amend sec. 3438, County courts. 68, 90, 262	Hall.
206	to amend an act amending chap. 101, Levees. 68, 90, 296, 523, 605, 624, 643, 935, 1041, 1042, 1196	Moore (Mississippi) ...
207	regulating charges for the use of telephones. 68, 90, 339	Phipps.
208	regulating charges for sleeping cars. 69, 90, 744, 811	Phipps.
209	relating to duties and compensation of experts appointed by the State Board of Arbitration, etc. 69, 90, 388	Griffiths.
210	to amend an act approved March 28, 1893, Roads and highways. 69, 90, 195	Pollock.
211	to amend sec. 11 of act approved April 20, 1893, Local option road law. 69, 90, 196, 247, 366, 544	Atkins.
212	regulating charges for sleeping car berths. 69, 90, 448	Warner.
213	in relation to police commissioners in cities of second class. 79, 90, 217, 264, 294, 412	Bittinger.
214	in relation to claims and damages against cities second class. 79, 90, 214, 250, 293, 381, 802, 860, 861, 935	Bittinger.

No.	House Bills.	Introduced by
215	An act to repeal and re-enact sec. 4776, as amended by act of 1893, and to repeal and re-enact sec. 4786, Elections.....79, 90, 303, 515, 638,	803 Bittinger.....
216	regulating charges for use of telephones 79, 90, 339	Walton
217	to amend sec. 3964, Crimes and punishments... 80, 90, 189, 248, 434, 641, 800,	898 Hall
218	to amend an act approved March 28, 1893, Roads and highways 80, 90, 306, 430, 510,	702 Hall
219	in relation to wide tires for vehicles..... 80, 90,	149 Schoppenhorst.....
220	to amend an act approved April 20, 1893, relating to sale of liquors in original packages 80, 90, 655, 657, 808, 857,	865 Swanger.....
221	to amend secs. 2760 and 2761, Savings banks and fund companies 80, 90, 177, 277, 375, 803, 860, 861,	934 Avery.....
222	to amend sec. 7531, concerning the assessment of property..... 80, 91,	227 Cape.....
223	to repeal and re-enact sec. 2675, Railroad classification, charges, etc..... 80, 91,	337 Cape
224	to amend an act relating to qualifications of overseers, etc 80, 91, 196, 201, 206,	306 Sartin.....
225	to repeal and re-enact sec. 4156, Change of venue..... 80, 91, 127,	156 Leazenby.....
226	to amend sec. 3901, Game... 80, 91, 189, 248, 281,	324 Russell (New Madrid).
227	to amend secs. 3535 and 3547, Offenses against public and private property..... 81, 91,	240 Ross.....
228	in relation to roads and highways, division into districts, etc 81, 91,	196 Chinn.....
229	to amend sec. 7226, Official salaries..... 81, 91, 175, 277, 375,	488 Swanger.....
230	to encourage the breeding of racing horses. 81, 91, 108, 140, 158, 283, 545, 618, 656, 690	768 Bourn
231	to amend secs. 11, 13 and 29, acts of 1893, Roads and highways 81, 91,	150 Short (Phelps).....
232	to repeal chapter 81, Immigration..... 81, 91, 276, 515, 573,	751 Short (Phelps).....
233	Druggists not to substitute when filling physicians' prescriptions ... 81, 91, 137, 133, 228,	350 Short (Phelps).....
234	to amend sec. 14 of act approved April 20, 1891, regulating sale of liquor in original packages..... 81, 91, 110, 141, 158,	209 Weinhold.....
235	to amend sec. 4156, Change of venue. 81, 91, 127,	156 Hancock.....
236	to amend sec. 4576, Dramshops ... 81, 91,	979 Smith (Howell).....
237	to amend sec. 6090, relating to justices of the peace 81, 91, 151, 223, 224, 294,	410 Spencer (Douglas)....
238	to amend sec 7992, Schools..... 82, 91,	150 Best
239	relating to boards of equalization in counties under township organization 82, 91, 135, 184, 210, 294,	409 DeFord.....
240	to amend chap. 163, Roads, highways and bridges, duties of road overseers.... 82, 91,	149 DeFord.....
241	restraining animals from running at large. 97, 111, 435, 641, 653, 809, 1109	Sartin
242	to amend sec. 5005, Justices of the peace 97, 111,	134 Spencer (Douglas)....
243	amending act approved March 26, 1891, Water gauges at crossing of streams . 97, 111, 149, 184, 228, 349, 545, 602,	660 Bennett
244	to amend sec. 6427, School lands. 97, 111, 193, 249, 293, 380, 995, 1041, 1154	Baughner
245	prohibiting the sale under execution of certain interests, etc..... 97,	111 O'Reilly.....
246	to prevent the legal title of mortgaged property being divested, etc., before foreclosure ... 97, 111,	818 O'Reilly.....

No.	House Bill's.	Introduced by
247	An act relieving real estate from the lien of a <i>lis pendens</i> 97, 111, 457	O'Reilly.....
248	amending sec. 2246, Code of civil procedure.... 97, 111, 811	O'Reilly.....
249	to amend article 2, chap. 138, Assessors and assessment of property, by adding two new sections.... 97, 111, 227	Breit.....
250	to amend sec. 3 of act approved March 28, 1893, Roads and highways, relating to poll-tax..... 97, 111, 149	Breit.....
251	to amend sec. 3442, Compensation of county judges..... 97, 111, 134	Fuson.....
252	to repeal sec. 5010, Fees of clerks..... 97, 111, 260	Fuson
253	to amend sec. 8056, relating to security for loans of school funds..... 98, 111, 150	Choate.....
254	to prevent minors from obtaining intoxicants by misrepresenting their ages..... 98, 111, 243	Calhoun.....
255	to prevent persons from cutting trees from banks of creeks or rivers, etc.... 98, 111, 243, 308	Calhoun
256	to provide for the manner of bringing suits for delinquent taxes, etc., and to repeal secs. 7679, 7680, 7681, 7682, 7683, 7684, 7685, 7587 and 7688, concerning revenue..... 98, 111, 420	Stickney.....
257	to repeal and re-enact sec. 5189, Frauds and perjuries..... 98, 111, 238, 309, 578, 637, 807, 1084, 1085, 1269	Stickney.....
258	to amend an act approved March 28, 1893, Roads and highways, overseers and poll-tax..... 98, 111, 150	Ferguson.....
259	providing for holding two terms of circuit court at Eldorado Springs, etc.... 98, 111, 179, 210, 305, 468, 573, 689, 711, 835, 864, 930, 1109	Edgar
260	to repeal secs. 8240 to 8245, inclusive, and amend sec. 8246, Stenographers.... 98, 111, 816	Drum.....
261	to repeal and re-enact sec. 7093, Notice and foreclosure of trust deeds.... 98, 111, 363, 625, 629, 665, 685, 709, 758, 902, 1117	Drum.....
262	to amend art. 3, chap. 97, Swamps and overflowed lands.... 98, 111, 655, 764, 924, 1025, 1199, 1235, 1236, 1268	Denny.....
263	to amend sec. 7990, School directors.... 99, 111, 192	Benner.....
264	to amend sec. 7108, Notaries public.... 99, 111, 819	Benner.....
265	to amend sec. 6193, Appearances, pleadings, adjournments, etc..... 99, 112, 815	Benner.....
266	to amend sec. 4399, Costs in criminal cases.... 99, 112, 155, 338	Benner
267	to amend sec. 605, Attorneys at law.... 99, 112, 459	Benner.....
268	in regard to the assessing and collecting revenue in cities of 4th class and incorporated villages, and to abolish certain offices.... 99, 112, 391	Denny.....
269	to amend sec. 12 of act approved April 4, 1891, extending Australian system of voting.... 99, 112, 1043	Denny.....
270	to amend secs. 4245 and 4246, and to repeal and re-enact sec. 4258, Criminal cases, practice and proceedings..... 99, 112, 216, 263, 366, 544	Denny.....
271	to amend sec. 708, Billiard and other tables.... 99, 112, 158	Denny.....
272	to regulate the sale of goods marked "sterling," sterling silver," "coin" or "coin silver".... 99, 112, 189, 249, 293, 395, 798, 861, 935	Freeman.....
273	to amend sec. 6847, Marriage and marriage certificates..... 100, 112, 480	Lane.....

No.	House Bills.	Introduced by
274	Act to repeal secs. 8233 to 8239 inclusive, and enact eight new sections in lieu thereof— Stenographers in counties of 100,000 and less than 300,000 inhabitants..... 100,112, 820	Hinde.....
275	to regulate elections 100, 112	Tubbs
276	to amend sec. 4792 as amended by act approved April 4, 1891, as amended by act approved April 18, 1893, Elections, certificates of nomination 100,112,1043	Collins.....
277	to amend sec. 34 of act approved April 9, 1892, Judicial circuits 100,112,364,629,667,837,940,1013,1014,1154	Collins.....
278	to repeal and re-enact secs. 7885 and 7891, Municipal townships for road purposes.... 100,112,159,220, 251	Collins.....
279	to tax legacies, inheritances and gifts 100,112,512, 713	Tubbs
280	to amend art. 1, chap. 143, Shade trees on school-house sites 100,112, 150	Kline
281	to establish a state board of embalming, etc.... 100,112,195,239, 309	Phipps.....
282	to amend art. 2, chap. 153, Stenographers in counties having 100,000 and less than 350,000 inhabitants 100,112,194,249,294,401,558,746,1074,1075,1154	Phipps
283	to establish a system of district institutes, etc. 101,112, 671	Sullinger
284	to repeal and re-enact sec. 8246, Stenographers 101,112,815,1054,1200	Atkins.....
285	to repeal chap. 67, Fish, production and preservation of 101,112,155, 213	Atkins.....
286	to repeal chap. 81, Immigration..... 101,112, 276	Atkins.....
287	to provide for the registration of voters, conduct of elections, etc., in cities having more than 100,000 inhabitants 101, 112	Julian
288	to secure fees of attorneys-at-law, giving them a lien on the money or property in possession of adverse party, etc.... 101,112 334, 578	Julian.....
289	to amend sec. 1962, Clerks of courts of record.. 101,113, 303	Chinn.....
290	to amend sec. 296, Public administrators.. 101, 113	Chinn.....
291	to amend sec. 3398, Probate courts..... 101, 113	Chinn.....
292	to amend sec. 3302, Surveyors..... 101,113, 261	Chinn.....
293	prohibiting 3d term in county officers..... 101,113, 260	Chinn.....
294	to provide for the registration of voters, conduct of elections, etc., in townships containing a city of more than 100,000 inhabitants..... 102,113, 559	Hinde
295	to amend art. 1, chap. 33, Change of venue in civil cases, etc.... 102,113,136,333,579,764, 866,1093,1108,1127,1128,1265	Johnston
296	to repeal and re-enact sec. 1603, Cities of the Fourth class, assessment of property 102,113, 391	Breit.. ..
297	to repeal and re-enact sec. 2725, Duties and obligations of telegraph and telephone companies..... 102,113, 553	Rothwell.....
298	providing for the recovery of damages against telegraph companies for injuries to the mental feelings on account of negligence in the transmission of dispatches, 102,113,426,634,694,1076	Rothwell.....
299	to require fire insurance companies to furnish blank forms of statements and proof of loss, etc. 102,113,256,343,451,698,1210,1239,1262	Rothwell

No.	House Bills.	Introduced by
300	An act to define the liabilities of railroad companies in relation to damages sustained by employees, etc. 102, 113, 607	Rothwell
301	to repeal sec. 4409 as amended by act approved April 23, 1891, Costs in criminal cases. 102, 113, 176, 233, 277, 281, 386, 680, 1057, 1095, 1267	Higbee.....
302	to amend sec. 522, Attachments 103, 113, 460	Higbee.....
303	to amend sec. 4990 as amended by act approved March 31, 1891, Fees 103, 113, 194, 249, 386, 686, 1173, 1204, 1205, 1270	Higbee.....
304	to repeal and re-enact sec. 4954, Executions.. 103, 113	Higbee.....
305	to define who are fellow-servants, etc. 103, 113, 608	Rothwell.....
306	to amend chap. 93, Juries, grand and petit... .. 103, 113, 511, 712, 774, 1104	Watson.....
307	to regulate the procuring of fire insurance from companies unauthorized to do business in this State, etc. 103, 113, 424, 646, 765, 993	Spencer (St. Louis)...
308	to amend secs. 7576 and 7577, relating to revenue..... 103, 113, 219	Brock.....
309	to amend sec. 4621, Fines of druggists and pharmacists 103, 113, 189	Jones (Hickory)
310	to amend sec. 4174, Proceedings before trial in criminal cases, change of venue, when granted 103, 113, 155	Young (Texas)
311	to amend sec. 7605, Revenue 103, 113, 190	Young (Texas)
312	to repeal secs. 3323 to 3329 inclusive, Courts of record 103, 114, 261, 704	Moran
313	to repeal and re-enact secs. 97, 98 and 99 of an act approved April 19, 1893, Cities third class, sewers and drains 104, 114, 296, 468, 508, 515, 647, 784, 787, 877, 1034, 1274	Crisp
314	to repeal and re-enact sec. 2402 104, 114, 459	Crisp
315	to repeal and re-enact sec. 7596, Revenue 104, 114, 513	Crisp
316	to repeal and re-enact sec. 2243, Motion for a new trial, etc. 104, 114, 818	Crisp
317	to facilitate the identification of heirs of deceased persons 104, 114, 817	Crisp
318	to repeal and re-enact sec. 6796, Personal actions..... 104, 114, 365, 629, 870, 949, 1124	Crisp.....
319	to repeal and re-enact sec. 6777, Personal actions..... 104, 114, 362, 598, 740, 773, 917, 1189, 1222, 1223, 1269	Crisp
320	creating and establishing the 30th judicial circuit, etc. 104, 114, 458	Bothwell
321	to repeal sec. 7094, as amended by act approved March 27, 1893, and enacting in lieu thereof two new sections, Recording mortgages and deeds of trust and releasing of same.. .. 104, 114	Moore (Mississippi)...
322	creating the office of inspector of beer and malt liquors, etc. 104, 114, 532	Gurney.....
323	to establish a court of criminal correction in counties of 50,000 and not more than 100 000 inhabitants, etc. 114, 137, 211, 250, 386, 661, 1020, 1028, 1060, 1081, 1114, 1277	Moran
324	to amend sec's. 6 and 7 of act approved March 9, 1893, establishing special funds for the penal and eleemosynary institutions, etc. 114, 137, 646, 861, 926, 1121	Swanger.....
325	to repeal and re-enact secs. 7979, 8028, 8029, 8035, 8037 and 8038, relating to public schools, creating the office of county superintendent 114, 137, 223, 264, 365, 545	Swanger.....

No.	House Bills.	Introduced by
326	An act to repeal and re-enact sec. 2603, cabooses on freight trains.....	
	115, 137, 212, 250, 294, 402, 936, 981, 1154	Arnett.....
327	in relation to the disputed northern boundary line of the State.....	Odneal.....
328	to amend sec. 7804, Roads and highways.....	
	115, 137, 178, 245, 293, 398, 640, 690, 729	Schoppenhorst.....
329	providing for and regulating the fees and emoluments of prosecuting attorneys, judges of county courts and other officers.....	
	115, 137, 321	Hart.....
330	providing for a further appropriation of \$10,000 for the continuation of the geographical survey of swamp lands in southeast Missouri.....	DeReign.....
	115, 137	
331	to repeal sec. 8003 as amended by act of 1893, Schools, colored.....	Dyer.....
	115, 137, 193	
332	to license dogs, and for the protection of wool-growers.....	Bennett.....
	115, 137, 197, 220	
333	to amend art. 2, chap 13, Prosecuting and circuit attorneys.....	Moore (Stone).....
	115, 137, 239, 405	
334	to protect females under 18 years of age.....	
	115, 137, 155, 185, 186, 228, 345, 1094, 1095, 1096, 1264	Short (Phelps).....
335	fixing the salaries of justices of the peace and constables in townships having 100,000 and less than 300,000 inhabitants.....	
	116, 138, 193, 249, 366, 546, 637, 681, 802, 1026, 1179, 1204, 1205, 1272	Jones (Jackson).....
336	requiring sales of property under mortgage or deed of trust to work extinguishment of the debtor's obligation, etc.....	
	116, 138, 455	McKee.....
337	to repeal and re-enact sec. 1682, Poll-tax in towns and villages.....	
	116, 138, 159, 223, 224, 258, 372, 936, 950, 1155	Jenkins.....
338	to repeal and re-enact secs. 7128 and 7129, Removal of officers.....	Hinde.....
	116, 138, 819	
339	to amend sec. 3461, Offenses against the lives and persons of individuals.....	Gay.....
	116, 138, 242	
340	to amend sec. 7531, Assessors, etc.....	Atkins.....
	116, 138, 228, 735	
341	amending chap. 17, Bills and promissory notes, providing Saturday half-holidays in cities of over 100,000 inhabitants.....	
	116, 138, 335, 597, 648, 796, 1027, 1074, 1075, 1203	Spencer (St. Louis)...
342	to prevent obstruction of water-courses, etc.....	
	116, 138, 244, 309, 366, 547	Tartar.....
343	to amend sec. 3 of an act of 1893, Qualifications of road overseers.....	Baughner.....
	116, 138, 177	
344	concerning insurance.....	Anderson.....
	116, 138, 320, 525, 573, 750, 936, 980, 981, 1155	
345	repealing all laws punishing members of the legislature for taking bribes, and prescribing penalties for those offering bribes to them.....	Julian.....
	117, 138, 190, 249, 363, 366, 547, 666	
346	compelling persons and corporations using public franchises to perform certain duties for the public servants of the state, etc.....	
	117, 138, 188, 249, 365, 785	Julian.....
347	to amend sec. 4595, Dramshops.....	O'Dell.....
	117, 138, 188	
348	to amend sec. 7079, and to repeal sec. 7080, relating to mortgages and deeds of trust.....	
	117, 138, 816	Phipps.....
349	to amend sec. 6845, Marriages and marriage contracts.....	Murray.....
	121, 138, 457	
350	providing for the taxation of inheritances, legacies, bequests, life insurance policies, etc.....	Higbee.....
	121, 138, 512, 712, 870, 1115, 1136	

No.	House Bills.	Introduced by
351	An act requiring prosecuting attorneys to file with every information in criminal cases substance of the testimony of each witness, etc. 121, 138, 211, 251, 317, 327, 452, 698, 716, 717	Higbee
352	to repeal secs. 4075 and 4097, and to enact four new sections. Practice and proceedings in criminal cases. 121, 138, 211, 251, 317, 327, 452, 698, 717	Higbee
353	relating to evidence in criminal cases. 121, 138, 211, 251, 317, 327, 451, 698, 717	Higbee
354	providing for the manner of selecting special petit jurors in counties of less than 100,000 inhabitants, etc. 121, 138	Johnston
355	to repeal and re-enact sec. 46, laws 1893, 18th judicial circuit. 121, 138, 194, 249, 294, 408, 885, 929, 1154	George
356	to repeal and re-enact sec. 2753, Savings banks and fund companies. 121, 138	Robertson
357	to amend sec. 7725, Board to apportion property assessed, etc. 121, 138, 482	Julian
358	to repeal an act to amend secs. 7796 and 7800, Roads and highways. 122, 138, 196, 249, 282, 308	Leazenby
359	to amend chapter 173, Witnesses. 122, 139, 194, 249, 365, 548, 1229, 1239, 1267	Rothwell
360	to amend chapter 173, Witnesses. 122, 139, 195, 249, 294, 407, 1239, 1253, 1262	Rothwell
361	to repeal and re-enact sec. 231, Settlement of executors and administrators. 122, 139, 458	Rothwell
362	to prevent the killing, cooking and table use of rabbits in hotels and boarding-houses at certain times. 122, 139	Rothwell
363	to amend secs. 1, 2, 4 and 10 of act approved March 31, 1893, relating to teachers' institutes. 122, 139, 262	Mueller
364	exempting operators of steam-engines from liabilities for damages under provisions. 122, 139, 178, 245	Bennett
365	to repeal and re-enact sec. 7834, Roads. 122, 139, 178, 246, 294, 408, 729, 810, 935	Martin
366	to repeal and re-enact sec. 7976, Public schools. 122, 139, 192	Benner
367	to amend sec. 1548, Cities of fourth class. 122, 139, 392	Burks
368	to amend sec. 3959 Crimes and punishment. 122, 139, 240, 328, 451, 697, 1059, 1103, 1272	Burks
369	to amend sec. 3398, Courts of record. 123, 139, 194, 249, 367, 549	Stickney
370	to amend act of 37th General Assembly, 10th judicial circuit. 123, 139, 304	Coppedge
371	concerning life insurance companies. 123, 139, 320, 597, 876, 933, 1122	Sailor
372	to provide for the redemption of real estate sold at judicial sale. 123, 139, 453, 454	O'Reilly
373	to prohibit the ensnaring, trapping or netting goose, brant or duck. 123, 139, 393, 425, 634, 694, 704, 1047	Sherrill
374	amending sec. 34 of act approved April 7, 1892, giving Cameron two terms of circuit court. 123, 139, 304, 324, 525	Marsh
375	to amend sec. 6266, concerning jurors. 123, 139, 261, 336, 631, 1028	Fuson
376	authorizing cities of the Fourth class to condemn and take private property for public use. 123, 139	Jones (Jackson)
377	authorizing cities of 3000 and not more than 30,000 inhabitants to provide for street-lighting by special assessment. 123, 139	Jones (Jackson)

No.	House Bills.	Introduced by
378	An act for the relief of William Newberry.....	
379	123, 139, 739, 875, 932, 1121 to define the crime of train-robbing, etc.	Russell (Crawford)...
380	124, 139, 158, 201, 244, 354, 1179, 1186, 1222, 1262 to amend art. 4, chapter 48, Criminal cases, practice and proceedings in	Russell (Crawford)...
381	124, 139, 243, 328 to provide for the labeling and marking of con- vict wares, goods and merchandise, etc.	Atkins.....
382	124, 139, 385, 600 to prohibit barbers from plying their trade on Sunday.....	Warner.....
383	124, 139, 242 to amend an act approved April 14, 1891, Elec- tions.....	Young (St. Francois).
384	132, 152, 939, 1044 to amend art. 3, chapter 47, Crimes and punish- ments.....	Chinn.....
385	132, 152, 240 to amend sec. 31 of act approved March 31, 1891, regulating fees and emoluments of pro- secuting attorneys and other officers.	Chinn.....
386	132, 152, 321 to amend sec. 7504, Taxation and equalization 133, 152, 190, 598, 648, 796, 926	Johnston.....
387	133, 152, 190, 598, 648, 796, 926 to amend an act approved April 7, 1892, as amended by act approved March 28, 1893, Judicial circuits	Burks
388	133, 152, 633, 426, 732, 1091 to define the liability of railroad companies to employes	Short (Cole)
389	133, 152, 195, 388 to amend sec. 4425, Damages, etc., in actions of tort	Julian.....
390	135, 152, 817 to repeal secs. 253 to 260a, Distribution of es- tates.....	Choate.....
391	136, 152, 425, 639, 714, 1083 to repeal and re-enact chap 81, Immigration..	McCollum
392	136, 152, 444, 641, 773, 816, 1104 to amend sec. 8922, Witnesses.....	Porterfield
393	137, 152 to repeal and re-enact secs. 1 and 7 of act ap- proved April 2, 1891, Pools, trusts and con- spiracies, etc.....	Moran.....
394	141, 152, 296, 775 to repeal and re-enact secs. 3, 9 and 10 of act approved April 2, 1891, Pools, trusts and conspiracies, etc.....	Davidson.....
395	141, 152, 296 to repeal and re-enact secs. 2751, 2752, 2754 and 2766, Savings banks and fund companies...	Davidson.....
396	141, 152 to repeal and re-enact sec. 50 of act approved April 7, 1892, Judicial circuits.....	Davidson.....
397	141, 152, 261, 344, 386, 663, 835, 904, 1109 providing for the establishing of a normal school in northwest Missouri	LeFavor
398	142, 152, 871, 965, 1072, 1125, 1223 to repeal art. 2, chap. 167, relating to Agricul- tural College and School of Mines, and secs. 1 to 9, inclusive, of act of 1893, enti- tled Agricultural societies, etc., and to enact in lieu thereof a new article	
399	143, 159, 272, 438, 444, 475, 482, 486, 573, 751, 752, 804 to repeal sec. 7515, Taxation and equalization..	Murray
400	144, 159, 193, 246, 294, 403 to repeal and re-enact sec. 3416, County courts 144, 159, 460	Freeman.....
401	144, 159, 243, 328, 451, 687 to repeal sec. 2 of an act approved March 31, 1893, Corrupt practices in elections, etc.	McKearly.....
402	144, 159, 243, 328, 451, 687 to appropriate \$250,000 out of the revenue fund to become a part of the permanent school fund, etc.....	Higbee.....
	144, 159, 646, 774, 892, 894, 1018	Tubbs.....

No.	House Bills.	Introduced by
403	An act to repeal and re-enact secs 1725 and 1726, City parks. 144, 159, 295, 438, 511, 702, 729, 1112, 1127, 1123, 1261	Higbee.....
404	to define the liability of railroad corporations in relation to damages sustained by employes, and to define who are fellow-servants. 144, 159, 388, 640, 705, 717, 767, 775, 860, 891, 1078, 1090	Steel.....
405	to repeal and re-enact sec. 6915, merchants' licenses, prohibiting the sale of vinous, fermented or spirituous liquors. 144, 160, 979	Cherrington.....
406	to declare who shall be wholesale liquor dealers. 144, 160, 979	Cherrington.....
407	to appropriate money for the relief of Mrs. Clara Deering. 144, 160, 647, 718, 875, 932, 1121	Sawyer.....
408	to amend sec. 2154, Code of Civil procedure. 144, 160, 479, 630, 667, 841	Drabelle.....
409	to provide for an increase in the number of judges of the criminal court of the city of St. Louis, etc. 145, 160, 818, 819, 939	Drabelle.....
410	to provide for an increase in the number of judges of the circuit court of the city of St. Louis, etc. 145, 160, 818	Drabelle.....
411	creating a pension and retirement fund for public school teachers and employes in cities of 300,000 inhabitants. 145, 160, 217, 253, 293, 397, 400, 558, 742, 872, 923, 980, 981, 1155	Drabelle.....
412	to prevent the abuse of mesmerism and hypnotism. 145, 160, 465, 466, 705, 870, 1037	Davidson.....
413	to amend chap. 54, entitled Dogs. 145, 160, 213, 250, 263, 338	Davidson.....
414	to repeal and re-enact sec. 2 of act approved April 23, 1891, relating to interest. 145, 160, 392	Cape.....
415	to amend sec. 3854, Crimes and punishments. 145, 160, 240, 241, 329, 451, 688	Cape.....
416	to amend sec. 7983, Salaries. 145, 160, 259	Leazenby.....
417	to amend sec. 8017, Schools. 145, 160, 281, 386, 683, 936, 1040, 1041, 1155	Leazenby.....
418	to repeal and re-enact art. 5, chap. 30, Cities 4th class. 145, 160, 392, 624, 632, 648, 902, 1118, 1136	Rothwell.....
419	to amend sec. 4526, Dower. 145, 160, 239, 330, 451, 703	Wetzel.....
420	providing that certain courts shall take judicial knowledge of city ordinances, and for city attorneys to file information against violation of city ordinances. 146, 160, 392	Tartar.....
421	to amend sec. 1646, Cities 4th class, appeals, when allowed. 146, 160, 391	Tartar.....
422	to repeal and re-enact sec. 6624, Compensation, stationery, etc., of members of the General Assembly. 146, 160, 193, 246, 282	Tartar.....
423	in relation to the construction of street railroad tracks and the stringing of wires over railroad tracks, etc. 146, 160, 175, 245, 293, 399, 692, 801, 936, 972	Grubb.....
424	in relation to bills of exchange and negotiable promissory notes. 146, 160, 335, 816	Grubb.....
425	to provide for the adoption and employment of minors. 146, 160, 1248	Spencer (St. Louis)...
426	to amend sec. 2434, Private corporations. 146, 160, 259, 343, 451, 695	Spencer (St. Louis)...
427	to establish a State roads and highways commission and appropriate money for the same. 146, 160, 308	Dyer.....
428	to establish accuracy in weighing on public scales. 146, 160, 457	Dyer.....

No.	House Bills.	Introduced by
429	An act to give county courts authority to contract for stationery, etc., used by such courts to lowest bidder.....146, 161, 812	Dyer.....
430	creating the office of fire inspection...146, 161, 218	Bittinger.....
431	to repeal and re-enact sec. 5802, requiring annual statements of insurance companies to be published.....147, 161, 606	Bittinger
432	in relation to savings banks and fund companies.....154, 182	Gmelich
433	to repeal and re-enact secs. 2661 and 2662, Code civil procedure.....173, 200, 334, 641, 668, 843, 942, 1013, 1014	Moran
434	to amend secs. 25, 26 and 53, and to repeal and re-enact sec. 52 of an act approved April 7, 1892, Judicial circuits.....173, 200, 239, 330, 450, 666, 679, 835, 904, 1155	Stickney.....
435	to repeal and re-enact sec. 2753, Savings bank and trust companies.....174, 200	Stickney.....
436	to provide for the examination of banks and fund companies, etc.....174, 200, 427, 580, 648, 683, 906, 970, 1074, 1075, 1238	Marsh
437	to provide for removing growing timber from streams and water-courses, etc...174, 200, 319	Meriwether.....
438	to amend sec. 7364 and to enact a new section relating to assessors and the assessment of property.....174, 200, 219	Robertson.....
439	to amend sec. 3442, Compensation of county judges.....174, 200, 336	Fuson
440	to repeal and re-enact sec. 6899, Merchants' licenses...174, 200, 218, 251, 295, 413, 623, 690, 774	Avery
441	providing for the recording of contracts for the conditional sale, lease or hire of railroad and street railway equipment and rolling-stock.....174, 200, 238, 338	Mueller.....
442	to amend sec. 7892, Municipal townships for road purposes.....174, 200, 220, 264, 293, 396, 802, 860, 861, 934	Tartar.....
443	to amend sec. 5700, relating to teachers to be employed in deaf and dumb schools.....174, 200, 344, 597, 638, 833, 935, 950, 1154, 1249	Buckner
444	to amend sec. 7504, Assessment and collection of the revenue.....174, 200, 218	Short (Phelps).....
445	giving recognition to the School of Osteopathy.....175, 200, 242, 330, 451, 690, 832, 995, 1041, 1042	Higbee
446	to amend sec. 5033, Concerning the fencing of public highways in counties having adopted the stock law.....175, 200, 320	Hall
447	to amend sec. 7225, Penitentiary.....175, 201, 387	Atkins.....
448	to repeal secs. 1, 2, 2a, 3, 9 and 10 of act approved April 20, 1891, as amended by act approved March 31, 1893, and to enact new sections in lieu thereof, Training and licensing of teachers.....175, 201, 670	Swanger.....
449	fixing a minimum price of convict labor hired and let.....175, 201, 322, 525	Lynch
450	to amend secs. 3780 and 3781, Crimes and punishments.....175, 201, 240, 343, 451, 696	Davis (Taney).....
451	to appropriate money to pay wolf-scalp certificates held by A. and W. Pierce.....197, 205, 739, 875, 948, 1065	Arnett.....
452	to prevent brook-making and pool selling at any place other than a regular race-course.....197, 205, 405, 406, 407, 446, 468, 643, 739, 1136	Johnston.....
453	relating to the assessment of non-resident property.....197, 205, 218	Griffiths
454	to amend sec. 4768, Elections.....197, 205, 1044	Griffiths

No.	House Bills.	Introduced by
455	An act to regulate the practice of dentistry 197, 205, 242	Old.....
456	providing for a commission to place the statues of Benton and Blair in the old hall of the house of representatives in Washington, D. C., etc. 198, 206, 739, 861, 886, 908, 1027, 1094, 1095, 1267	Bittinger.....
457	to amend sec. 5890, Insurance 198, 206, 321, 525, 605, 754	Bittinger.....
458	to amend an act approved April, 1891. Book-making and pool-selling. 198, 206, 405, 634	Sartin.....
459	relating to the government of fire insurance companies 198, 206, 320	Gurney.....
460	to appropriate money for the redemption of Union military bond held by W. H. Brownlee..... 198, 206	Pettijohn.....
461	to amend sec. 351 and repeal sec. 352, Animals. 198, 206, 510	Pratt.....
462	to repeal and re-enact secs. 27 3, 6, 7 and 12 of act approved March 24, 1895, relating to the establishment of a criminal court in Buchanan county 198, 206, 455, 633, 668, 842, 1160, 1204, 1205, 1277	Moran.....
463	to amend an act approved April 20, 1891. Dram-shops 198, 206, 825	Ferguson.....
464	appropriating money for the completion of a levee in Pemiscot county 198, 206	Sherrill.....
465	fixing the salaries and fees to be paid certain county officers in counties of less than 45,000 inhabitants, etc. 199, 206, 336, 579	Young (Texas).....
466	in relation to the administration of justice in the city of St. Louis, etc. 199, 206, 817	Kyler.....
467	providing for the inspection of boilers, etc. 199, 206	Kyler.....
468	to amend secs. 5, 7, 9, 11, 15, 16 and 30, of art. 21 of the appendix to R. S. 1889, Juries 199, 206, 939	Drabelle.....
469	to amend sec. 4576, Dramshops and local option 199, 206, 240	Cherrington.....
470	to amend sec. 6774, Limitations of actions 199, 206, 458	Wetzel.....
471	to compel editors to place upon publications date of expiration of subscription. 199, 206, 478	Schooler.....
472	providing for the taxing of franchises, etc. 199, 206, 240, 263, 513, 514, 705, 860, 1114	Julian.....
473	securing to each county, city, village, etc., adequate compensation for the use of its streets or other public lands by corporations, etc. 199, 206, 463, 800, 991, 1094, 1160, 1161, 1269	Julian.....
474	to amend sec. 2807, Corporations, private 200, 206, 390	Julian.....
475	to provide for appeals from county and city boards of equalization, etc. 200, 206	Julian.....
476	to amend sec. 7104, Assignments and releases, mortgages and deeds of trust. 200, 206, 458	Julian.....
477	to protect wage-earners, requiring weekly payments 205, 222, 302, 419	O'Dell.....
478	to amend sec. 674, Prosecuting and circuit attorneys and their assistants. 205, 222, 362, 624, 764, 1054, 1234, 1243, 1252, 1253, 1265	Porterfield.....
479	to protect game and birds from destruction 205, 222, 385, 627, 764, 921, 1081, 1160, 1161, 1267	Bourn.....
480	to amend art. 11, chap. 42, entitled Trust companies. 205, 222, 260, 543, 610	Pettijohn.....

No.	House Bills.	Introduced by
481	An act providing for weekly cash payment of wages by corporations..... 205,222,295,389,427,640,641,716,1079	McKee.....
482	to amend sec. 7094, as amended by act approved March 27,1893, concerning mortgages and deeds of trust..... 205,222, 425	Lane.....
483	to amend an act approved April 4, 1891, Elections—Australian ballot. 205,222,1043	McCollum.....
484	to cede a portion of St. Clair county to the county of Benton..... 207,222,389,629,668, 844	Sartin.....
485	in relation to the use of gates on passenger cars, etc..... 207,222, 530	Grubb.....
486	to repeal and re-enact sec. 6632, Legislature.. 214,222,363,632,668, 841	Davison.....
487	to provide a salary for judges of probate in lieu of fees..... 214,222,260, 416	Young (St. Francois)..
488	in relation to illegitimate children, maintenance of..... 231,404,634,694, 845	DeReign.....
489	to amend sec. 8096, School elections 231,369,640,731,994, 995	Armstrong.....
490	to repeal an act approved April 18, 1893, providing for holding court at Salisbury 231,335,597,638, 809	Schooler.....
491	to amend the act creating the office of excise commissioner, providing a salary in lieu of fees... 220,231,260,344,525,596,602,617,774, 911	Tubbs.....
492	to regulate terms of county officers and to prohibit them from being their own successors 221,231, 453	Middleton.....
493	to compel attendance at schools..... 221,231, 275	Middleton.....
494	compelling the board of police commissioners in cities of 200,000 inhabitants and over to regulate the hours of duty of police officers 221,231,389, 624	Kyler.....
495	relating to divorce laws..... 221,231, 480	Shaw.....
496	to secure fees to attorneys-at-law, etc. 221,231, 259	Old.....
497	to amend sec. 2014 and 2015, Manner of commencing suits, etc..... 221,232, 817	Julian.....
498	to repeal sec. 7033, Mills and millers... 221,232, 319	Walton.....
499	to repeal and re-enact sec. 3596, Crimes and punishments 221,232,405,460,715,1070,1240,1252,1253,1261	Bothwell.....
500	to prevent the employment of physicians by druggists to write prescriptions for intoxicants..... 221,232, 393	Cox.....
501	requiring tax receipts to be stamped by the county clerk and a record thereof made.... 222,232,420,639,732,1097	Tate.....
502	to regulate dramshops and the issuing of dramshop licenses... 222,232,393,468,875,934,979,1122	Cherrington.....
503	to pay Preston Taylor for the arrest of Peter Wright, a fugitive from justice. 222,232,647, 873	Bittinger.....
504	to amend sec. 4037, Practice and proceedings in.... 224, 232,259,344,416,558,749,995,1046, 1094,1095,1269	Hall.....
505	to amend art. 1, chap. 126, relating to inspectors of the penitentiary, enlarging their duties..... 225,232,387,623,772,909,1030	Harrison.....
506	to exempt cities 4th class having a population of 1500 or less, from the operations of the Australian ballot law in elections for city officers..... 234,244,259, 415	Tubbs.....
507	providing for the government of the Reform School for Boys, etc., and to repeal art. 5, chapter 88..... 234,245,406,639,713,1083	Gmelich.....

No.	House Bills.	Introduced by
508	An act in relation to town mutual fire, lightning and tornado, etc. insurance companies ... 234, 245, 275, 438, 510, 701, 877, 929, 930, 1196	Sullinger.....
509	to establish a board of managers, regulating the discipline of the penitentiary, and providing for paroles and pardons. 234, 245, 387	Wetzel.....
510	to abolish the office of Railroad and Warehouse Commissioners, etc. 234, 245, 480, 482, 822, 876, 949, 1124	Arnett.....
511	to grant certain lake and river-bed lands to the counties in which they are located for school purposes ... 234, 245, 436, 641, 714, 899, 1094, 1095, 1267	Denny.....
512	to repeal sec. 48, Session Acts 1893, cities 3d class. 234, 245, 453	Steel.....
513	to compel railroad companies to build stations at crossings of roads. 234, 245, 448	Schooler.....
514	to provide poor children with school books ... 234, 245, 406	Schooler.....
515	to enable school districts to consolidate and form a central high school, etc. 234, 245, 514, 705, 783, 902, 966, 1112, 1160, 1161, 1271	Schooler.....
516	to amend sec. 7 of act approved March 31, 1893, Corrupt practices in elections, etc. 235, 245, 303, 438, 510, 700, 935, 981, 1155	Drabelle.....
517	to amend art. 12, chapter 33, practice in the Supreme and appellate courts. 235, 245, 426, 630, 694, 1077	Drabelle.....
518	to repeal chapter 116, Mortgages and deeds of trust. 235, 245, 815	Kline.....
519	to repeal and re-enact sec. 8922, Witnesses. 235, 245, 458	Kline.....
520	to amend secs. 7524 and 7526, Assessors and the assessment of property. 235, 245, 428, 639, 714, 1088	Avery.....
521	to amend art. 15, chap. 42, Corporations—private 235, 245, 339, 597, 648, 797, 1131, 1188, 1265	Young (St. Francois)
522	to amend sec. 576, Attachments ... 235, 245, 426, 639, 732, 1002	Burks.....
523	to repeal sec. 2759, Savings bank and fund companies. 235, 245, 390, 634, 694, 1055, 1205, 1238, 1247, 1264	Burks.....
524	relating to the management of eleemosynary institutions ... 237, 262, 406, 639, 715, 904, 978, 1017	Gmelich.....
525	to amend sec. 3486, Seduction of females under eighteen years of age. 237, 262, 435	Atkins.....
526	to amend sec. 4997, Constables' fees. 237, 262, 336	Gill.....
527	to appropriate money to redeem Union military bonds held by Geo. Houck. 237, 262	McKearly.....
528	to restore to the seminary fund the expense incurred in the superintendence and sale of lands, etc. 238, 262, 511, 705, 772, 1104, 1200, 1235, 1236, 1263	Bittinger,.....
529	relating to damages for libel ... 238, 262, 512, 712, 773, 1106	Bittinger.....
530	to amend chapter 17, Bills of exchange and negotiable and promissory notes. 238, 263, 361, 599	Spencer (St. Louis)...
531	to provide for the adoption and employment of minors. 238, 263, 341, 482, 643, 800, 1109	Spencer (St. Louis)...
532	to make T. O. Tucker's abstract of titles to land in Douglas county, etc., evidence in all courts ... 238, 263, 333, 578	Spencer (Douglas)....
533	to punish the falsely marking or stamping of the karat on gold and silver articles of merchandise, etc. 254, 291, 368, 627, 990, 1196, 1239, 1275	Freeman.....

No.	House Bills.	Introduced by
534	An act to repeal sec. 3916, Waters of State defined 254, 291, 434, 641, 715, 753, 1057, 1094, 1095, 1267	Mueller
535	to amend sec. 4761, Elections.....254, 291, 559, 758	Hancock
536	requiring owners of land fronting on any public road to keep same clear of weeds, brush, etc.....254, 291, 340	Collins
537	authorizing boards of police to appoint a special policeman when recommended by Humane Society.....254, 291, 342, 597, 637, 831, 1027, 1074, 1075, 1155	Bittinger
538	fixing time of holding court in the 15th judicial circuit, etc.....254, 291, 364, 631, 765, 852	Hall
539	to provide for working convicts on public roads, etc.....254, 291, 340, 597, 636, 808	Buckner.....
540	to repeal and re-enact sec. 631, Prosecuting and circuit attorneys.....254, 291, 364, 368, 459	Jones (Polk)
541	to amend sec. 2371, Change of venue.....254, 291, 480	Lane.....
542	to appropriate money to pay claim of Rolla school district.....255, 291, 440, 576, 861, 925, 1120	Short (Phelps).....
543	to amend sec. 7972, Public schools.....255, 291, 560	Leazenby.....
544	placing electric wires and cables underground, etc.....255, 291, 851, 948, 1122	Spencer (St. Louis)...
545	to amend chapter 17, Bills of exchange, negotiable and promissory notes.....255, 291, 459	Spencer (St. Louis) ..
546	to repeal and re-enact secs. 7208, 7209 and 7210, Pawnbrokers.....255, 292, 456, 643, 1072, 1135	Hammond
547	to amend chapter 173, Witnesses.....255, 292, 598, 638, 832	Avery.
548	to amend article 2, chapter 42, Railroad companies.....255, 292, 339, 608	Young (St. Francois) ..
549	defining liability of corporations for injuries to employes.....255, 292, 364, 388, 416, 640, 732, 1114	Gay.....
550	defining how coal mines on the room and pillar plan shall be worked, etc.....278, 292, 345, 362, 390, 624, 694, 735, 906, 1013, 1154	Rothwell.....
551	to amend sec. 8415, Whistles.....278, 292, 319, 524, 671, 875, 933, 1047, 1196, 1202, 1222, 1223, 1265	Cox.....
552	to amend sec. 7093, relating to notices of sale of real estate under mortgage, etc.....278, 292, 453	Rothwell.....
553	to amend sec. 2266, Changes of venue.....278, 292, 454, 704, 731, 773, 1106	Rothwell
554	to amend sec. 2252, Change of venue in civil cases.....278, 292, 455	Rothwell
555	to amend sec. 3323, Election of special judges.....278, 292, 455	Rothwell.....
556	to amend sec. 527, Attachment bonds.....278, 292, 454, 633, 714, 1038, 1135	Rothwell.....
557	to amend sec. 2533, Debts due by corporations for labor.....278, 292, 454, 633, 714, 1033, 1136, 1245, 1261	Rothwell.....
558	requiring owners of lands adjacent to public roads to erect and maintain fences along such roads.....278, 292, 340	Rothwell.....
559	to amend sec. 4910, Executions.....278, 292, 455	Rothwell
560	to amend chap. 144, providing a depository for the funds under control of boards of regents of normal schools.....278, 292, 556, 758, 871, 1061	Denslow.....
561	to regulate the granting of dramshop license.....279, 292	Fuson.....
562	to regulate the organization of B. and L. associations.....279, 292, 981	Johnston.....
563	to repeal an act amending chap. 60, art. 4, Primary elections.....279, 292, 1044	Sachse.....
564	to provide compensation for persons summoned to serve as panel.....279, 292, 338, 597, 648, 801, 803	McIntyre.....
565	to amend sec. 7093, Mortgages and deeds of trust.....285, 292, 459	Crisp

No.	House Bills.	Introduced by
566	An act to amend sec. 5510, Injunction..... 289,305,454,653,713,1083	Rothwell
567	requiring county collectors to deposit collec- tions with county depository..... 289,305,420,639,715,1079	Rothwell
568	to amend sec. 366, Animals.....	Temme.....
569	requiring special inventory of notes, bonds, etc., for purposes of assessment..... 289,305, 419	O'Dell.....
570	to amend chapter 93, Grand and petit juries.. 289,305, 393	Porterfield
571	to establish an appellate court, to be known as the "Missouri Court of Appeals".....289,305, 457	Porterfield.....
572	to amend secs. 367 and 368, Animals restrained 289,305,436 642,731,896,1185,1204,1264	Steel.....
573	to amend sec 41, laws 1892. Judicial circuits. 289, 305, 456, 643, 715, 1005,1006,1159,1176, 1204,1205,1264	Benner.....
574	to amend secs. 7797 and 7799. Public schools.. 290,305,340,580 648, 803	Benner.....
575	To fix the number of members and to provide for proportional representation in the house of legislation elected by general ticket in cities of 100,000 inhabitants and over... 290,305, 463	Julian
576	to repeal article 9, chapter 42, Savings fund, loan and building associations, providing for inspection of same by State Treasurer, etc.....290,305, 981	Pettijohn
577	to amend sec. 7585, in relation to county col- lectors.....290,305, 419	Old
578	to provide for the selection of a depository in school districts organized under act en- titled "City, town and village schools."... 290,305,514,704,775,1068	Cherrington.....
579	to amend chapter 17, Bills of exchange and negotiable and promissory notes..... 290,305, 453	Wetzel.....
580	to amend sec. 7079, and to repeal sec. 7080, Mortgages and deeds of trust.....290,305, 819	Crisp
581	to amend sec. 7995, Schools..... 290,305,620,766,876,932,1121	Leazenby.....
582	to amend sec. 6011, Judgments.....291,305, 456	O'Reilly.....
583	to provide for the organization, etc., of the State University, etc., and to repeal chap. 167.....291,305,756, 872	Bittinger.....
584	to amend sec. 8038. Compensation of county school superintendents.....291,305 648,1248	Johnston.....
585	to amend sec. 1646, Cities 4th class—appeals allowed, when.....291,306,342,579, 784	Hancock.....
586	providing for two terms of the circuit and pro- bate courts to be held at the town of Holden. 301,324, 847	Robertson
587	to prohibit the manufacture, sale and use of cigarettes.....301,324, 368	Murray
588	in relation to fees and emoluments of prosecut- ing attorneys, county judges, collectors and other officers...302,324, 464	McKee.....
589	to amend sec. 3547, Crimes and punishments.. 302,325, 368	Young (Texas).....
590	to repeal sec. 4403, Criminal cases, practice and proceedings in...313, 325,367,625,667, 840	Hart.....
591	to redistrict the State into 15 congressional dis- tricts.....313,325,872,918,937,1017	Freeman.....
592	providing for the separate government of the State University, Agricultural College and School of Mines, etc...313,325,448,653,860,1115	Odneal.....

No.	House Bills.	Introduced by
593	An act creating the office of State architect..... 313,325,387,633, 652	LeRoy
594	to repeal sec. 7625, County collectors..313,325, 420	Shaw
595	to amend sec. 7608, County collectors..313,325, 420	Shaw
596	to amend sec. 8084, Schools..... 313,325, 530	Gay.
597	forbidding life and accident insurance com- panies from doing other business than life and accident insurance313,325,423, 640	Sailor.....
598	creating and maintaining an industrial reforma- tory..... 313,325,385,632,679,727,1089	Pettijohn.....
599	to create county and other local boards of health 314,325,385,429,877,1039,1052	Pettijohn
600	to establish a home for feeble-minded youth, etc..... 314,325, 365	Pettijohn.....
601	to amend sec. 3537, Crimes and punishments.. 314,325, 368	Jones (Hickory).....
602	to amend sec. 3526, Crimes and punishments.. 314,325, 368	Jones (Hickory).....
603	to amend art. 3, chap. 60, Elections..... 314,325, 559	Davison
604	to provide indigent children with school-books 314,325,423,639,809,1007	Mahan.....
605	restraining ducks, geese and turkeys, etc.. 314,325, 435	Young (St. Francois)-
606	to amend sec. 4014, Crimes and punishments. 316,325,368,598,638, 829	Bothwell
607	to amend sec. 5885, Insurance other than life.. 316,325,423,641,1081,1232 1247,1268	Bothwell.....
608	to amend sec. 2771, Manufacturing and busi- ness companies..... 316,325,407,639,774,1098	Bothwell.....
609	to amend art. 3, chap. 47, Crimes and punish- ments 317,325,405,634,765,876,934,1123	Bothwell.....
610	authorizing recorders of deeds to administer oaths in matters relating to the duties of their offices..... 317,325,364,632,694,951,1050,1074,1075,1155	Atkins.....
611	requiring street railway companies to carry passengers at certain hours at half fare 317,325, 553	Gurney.....
612	to repeal sec. 5 of an act approved March 23, 1893. Roads and highways..... 318,342, 466	Leazenby.....
613	authorizing the Board of Curators of the State University to sell or purchase or exchange certain ground, and to open a street through the agricultural college farm, etc.. 318,342, 437	Jenkins.....
614	to amend sec. 7608, Assessment and collection of the revenue318 342, 420	Phipps
615	to appropriate money to pay interest on the bonded debt of the State..... 318,343,403,444,511,581,716,763,764, 854	Tatum.....
616	to appropriate money for the state sinking fund..... 319,343,404,445,511,583,716,778, 854	Tatum.....
617	to appropriate money for the support of the pub- lic schools 319,343,404,445,573,584,716,763, 854	Tatum.....
618	to appropriate money for the cost of assessing and collecting the revenue..... 319,343,404,445,511,586,716 763,764, 854	Tatum.....
619	to appropriate money to pay salaries of civil officers. . .319,343,404,446,469,576,650,716, 764	Tatum.....
620	to protect tax-payers.....319,343,421, 678	Julian
621	in relation to the agricultural college..... 323,343,756,793,876,932,1122	Bittinger
622	to organize a southwest Missouri drainage commission, etc..... 323,343, 655	McKearly.....

No.	House Bills.	Introduced by
623	An act to establish an agricultural and industrial home for dependent youth... 332,370, 421	Steel.....
624	to repeal and re-enact sec. 7640, Revenue.... 333,370,421, 464	Higbee.....
625	to provide for the assessment and taxation of railway cars other than those the property of railroad companies, etc. 341,370,513 641,681,775,777,889,949,950,1155	Avery.....
626	to amend sec. 6296, Judgments and their incidents..... 341,370,426 641,715,1002,1196,1239,1272	Avery.....
627	providing for the organization, etc., of B. & L. associations, placing them under the supervision of the Insurance department.... 341,370, 981	Walton
628	to amend sec. 6200, Justice courts 341,370,452,653,715,1080	Fuson.....
629	to amend sec. 6147, Justice courts..... 341,370, 815	Fuson.....
630	requiring companies doing a surety or guaranty business to deposit security with the Insurance department 341,370,553,758 759,908,1094,1128	Stickney.....
631	to provide for the establishment of an agricultural and industrial home for dependent youth..... 341,370, 421	Stickney.....
632	to repeal sec. 8423. Townships..... 342,370,609,766 876,914,1066,1173,1188,1262	Johnston.
633	to regulate charges made by electric light and power companies 342,370, 553	Johnston.....
634	to amend sec. 5517. Insane persons 342,370,425,640,715,923,1050,1077,1114,1262	Higbee.....
635	to amend sec. 3912. Crimes and punishments.. 342,370,435 642,714,894,1234,1247,1261	Higbee.....
636	to amend secs. 6705 and 6713, Mechanics' liens. 342,370, 452	Jones (Jackson).....
637	to amend an act approved March 31, 1893. Corrupt practices in elections.... 353,370,559, 758	Short (Phelps).....
638	to provide for granting State certificates to graduates of certain non-denominational normal schools, etc..... 360,395,531,560, 761	Walton.....
639	to appropriate \$368 60 to settle claim of Joe and Vic Barth for uniforms furnished cadet corps, State University.. 360,395,647, 873	Jenkins.....
640	to create election districts for justices of the peace and constables in city of St. Louis, etc. 360,395,466,595,609,767,907, 1118	Wetzel.....
641	to exempt cities of the fourth class having a population of 1500 or less from the the operation of the Australian ballot law in city elections. 360,391,1045	Tubbs.....
642	to punish officers of banks, building and loan associations, etc., for receiving deposits after insolvency. 361,395, 553,758,890,1084,1135	LeRoy.....
643	providing for the assessment of corporations operating lead mines. 361, 395	Young (St. Francois).
644	to amend act approved April 20, 1893. Local option road law 361,395,552, 758	Short (Phelps).....
645	creating the office of inspector of beer.... 361, 395	Marsh.....
646	to amend sec. 3901, Killing of game..... 361,395,434, 553	Russell (New Madrid).
647	to amend sec. 3 of act approved March 22, 1861, as amended by act approved December 12, 1863, Police in city of St. Louis.. 361,395 462,653,732,1092,1093,1094	Walton.....
648	to amend sec. 8334, Surveyors.... 361,395,481, 643	O'Dell.....

No.	House Bills.	Introduced by
649	An act to amend chapter 58, Druggists.....	
650	to amend sec. 7972, Schools..... 361,395,480,715,1082	Spencer (St. Louis)..
651	to amend an act approved April 21, 1893, Bond investment companies.. 38,437,461,653,714,1081	Best.....
652	providing additional compensation for judges of circuits composed of one county, etc 383,437,453,469,522,605,783,877,1074,1075,1155	Bothwell.....
653	to repeal and re-enact sec. 6073, Grand and petit juries..... 383,437,465,650 732,1096	Bothwell.....
654	to amend sec. 1939, Cities, Towns and Villages, 384,437,719,875,979,1124	Russell (Crawford)....
655	to repeal sec. 7988, and enact two new sections in lieu thereof.. 384,437,531,685,875,886,887, 948	Davidson.....
656	to repeal and re-enact sec. 2672, corporations, private..... 384,437,449,512,705,772,1109	Porterfield.....
657	to repeal and re-enact the act approved Feb. 25, 1891, concerning the Missouri Manual..... 384,437,478,650,714,986,1057,1071,1094,1095,1265	Tate.....
658	to amend art. 2, chap. 45, Counties 384,437,510, 678	Denslow.....
659	to appropriate money to redeem Union military bonds held by T. J. Chew... 384,437, 621	Johnston.....
660	to amend article 1, chapter 143, providing for an investigation of charges against teachers..... 384,437,766,902,1117,1119	Bittinger.....
661	to prevent the operation of street railways along streets without consent of property owners on such street..... 384,437, 463	Young (St. Francois).
662	to prevent municipal authorities from granting to any one company a monopoly in the use of streets..... 384,437, 462	Stickney.....
663	to prevent the wearing of hats in churches, theaters, etc..... 384,437,465,543,642,727, 766	Stickney.....
664	to amend sec. 40 of act to redistrict the State into judicial circuits..... 385,437,456,653, 680,732,1091	DeReign.....
665	to appropriate money for mileage, per diem., etc., of the 38th General Assembly..... 437,404,609,767,907,988,1133,1171,1188,1257	Minnis.....
666	to amend sec. 333, Agricultural and mechanical societies..... 418,437,448,510,704,774,1107	Tatum.....
667	to amend sec. 4 and 8 of act approved March 27, 1891, State board of agriculture, veterinary service..... 418,437,509,704,760,907, 995,1179,1222,1223,1272	Murray.....
668	to amend art. 2, chap. 138, Assessors to gather agricultural statistics..... 418,437,479, 643	Murray.....
669	to repeal an act approved March 31, 1893, State Board of Agriculture and Horticultural Society..... 418,437,791,875,933,1122	Murray.....
670	to appropriate money to complete the levee in the St. Francois levee district.... 418,437, 852,895,934,951,959,1098,1127,1128,1265	Davison.....
671	establishing a statute revision commission, etc..... 418,437,452,468,516,558,745, 798	Bothwell.....
672	to change the time of holding court in the 29th judicial circuit... 418,438,481,650,714,879, 995,1040,1041,1155	Armstrong.....
673	to prevent frauds through false abstracts of titles to real estate, abstractor to give bond..... 418,480, 821	Short (Phelps).....
674	to amend art 1, chap. 31, Cities and towns—miscellaneous provisions..... 419,462, 480	Schooler.....
675	to amend secs. 8522 and 8523, Roads and highways..... 419,466,467, 480,552,759, 766,1004,1179,1222,1223,1261	Schooler.....

No.	House Bills.	Introduced by
676	An act to provide for the payment of expenses of trials of causes in change of venue 419,480,482,631,695,739,1050,1074,1075, 1276	Lane.....
677	to amend chap. 93, Juries, grand and petit ... 419,480, 653	Miller.....
678	to create public warehouses in cities of over 50,000 inhabitants, etc. 429,480,481,664,732,789,906,1013,1092	Julian.....
679	defining adulterated vinegar, and providing for the branding of cider vinegar, etc. 429,461,480, 604	Julian.....
680	to establish a state board of charities and corrections 429, 480	Steel.....
681	to amend an act amending sec 7825, Roads and highways 433,444,466,704,773,1107	Benner.....
682	authorizing the Railroad and Warehouse Commissioners to compel railroad companies to erect depots at crossings of tracks. 433,444 449,612,715,780,995,1041,1154	Porterfield.....
683	to amend article 3, chapter 49, relating to insurance companies on the assessment plan ... 433,444,606,766,925,1120	Hall
684	to repeal sec. 1 of act approved April 21, 1891, Interest, usury..... 433,444,677,875,932,1118	Wetzel.....
685	to prevent the use of nude female pictures on advertising cards..... 433, 444	Middleton.....
686	to require a resident corporation to be named as a co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust, etc. 433,444,621,767,860,899,1081,1103,1262	Drabelle
687	to protect the wage earners of this State, etc. 433,444,461,704,735,773, 1107	O'Dell.....
688	to amend secs. 299 and 304, Public administrators..... 433,444,678,875,949,1124, 1130,1131,1239,1253,1274	Armstrong.....
689	to amend sec. 2814, Mutual savings fund and building associations 433,444, 981	Young (St. Francois)..
690	to amend art. 2, chap. 138, Concerning assessors and the assessment of property 434,444, 513	Denslow.....
691	to amend sec. 8888, relating to wills. 434,444 677,875,949,1069	Ferguson
692	to provide for the election of all city officers, heads of departments in cities of over 100,000 inhabitants. 434,444, 555	Mortimer.....
693	to amend sec. 5564, Inspections. 434,444,463,704,870,900,1050,1094,1095,1267	Melson.....
694	to amend sec. 982, enabling towns and villages and cities of 3d and 4th class to incorporate and adopt police regulations. 443,466,612,850,1047,1072,1128	Sartin
695	to amend sec. 835, Compromising and funding county and township bonds 443,466, 676	Drum.....
696	to require assessors and collectors to plat real estate when listed or taxes paid. 444,466,532,712,948,1000	Bennett
697	regulating practice in county courts. 447,488, 678	LeFavor.....
698	in relation to prosecuting witnesses and their fees..... 447, 448	Hall
699	to repeal and re-enact sec. 2634, Duties and powers of railroad commissioners 447,488,610, 743	Colum
700	to amend sec. 8427, Township organization .. 447,488,609,766,871,1116	McCollum
701	to repeal and re enact sec. 2675, to reduce freight charges 447,488, 608	McCollum ...
702	An act to amend chap. 172, Wills 447,488, 822	Johnston.....

No.	House Bills.	Introduced by
703	to amend sec. 8030, Stenographers in cities or counties having a population of 350,000 or over	
704	to repeal secs. 1 to 16 inclusive of act of 1891, Teachers' institutes.....	Johnston
705	to amend sec. 4334, Justices of the peace	Young (St. Francois).....
706	to amend sec. 359, Animals.....	Best.....
707	to amend art. 1, chap. 94, Fees of justices of the peace, etc., in counties having a population of 70,000 or less.....	Choate.....
708	establishing a state road and highway commission.....	Drum.....
709	to repeal and re-enact sec. 8021, Schools.....	Drum.....
710	to amend sec. 4859, Insurance.....	Stickney.....
711	to amend art. 3, chap. 42, Corporations, private	Bittinger.....
712	to amend an act aproved April 4, 1891, School text-book commission	Davidson
713	to repeal and re-enact sec. 7055, Mines and mining	DeFord.....
714	to provide for the transportation of perishable goods by common carrier, etc.	Rothwell.....
715	to amend sec. 1666, Cities, towns and villages	DeReign.....
716	to amend sec. 2673, reducing passenger rates on railroads.....	Denslow.....
717	to amend sec. 3461, relating to trials for murder.....	LeFavor.....
718	providing for the appointment and election of road supervisors, etc	McIntyre.....
719	to amend sec. 8065, Schools.....	O'Dell
720	to repeal secs. 4768 and 4769, and to enact one new section in lieu thereof, Elections.....	Klene.....
721	to compel companies operating sleeping cars, dining cars, etc., to pay State and county license for sale of liquors	Minnis.....
722	to repeal and re-enact secs. 1 and 2 of act approved April 7, 1892, as amended by act approved March 17, 1893, Judicial circuits.....	Steel.....
723	to prevent non-residents from becoming surety on bonds.....	Avery
724	to require a resident corporation, etc., to be named as co-trustee in all cases where a foreign corporation is named as trustee in deeds of trust, etc	Avery.....
725	making it unlawful for employers to enter into agreements with employes, etc., not to become or continue members of labor organizations	Avery.....
726	to regulate corporations guaranteeing fidelity of persons employed in public and private offices, etc.	Warner.....
727	to appropriate money for life-size busts of Abraham Lincoln, Ulysses S. Grant and Robert E. Lee, to be placed in the Hall of Representatives	Warner.....
728	to provide for the payment of wages in lawful money.....	Anderson.....
	477, 493, 557, 735, 776, 893, 1179, 1204, 1205, 1265	Carroll.....

No.	House Bills.	Introduced by
729	An act limiting the liabilities of persons receiving newspapers, etc. from publishers 477,493,677 875,949 1006	Marsh
730	to amend an act to amend sec. 7800, Roads and highways 489,493,552,758,871, 958	Meriwether.....
731	to provide for the construction of track scales at elevators to weigh car-load lots 492,514,530,735,773,1106	Murray.....
732	to amend sec. 7980, Public schools .. 492,514, 621	Atkins.....
733	to amend an act creating the office of excise commissioner in cities of over 200,000 inhabitants..... 492,514, 825	Kyler.....
734	to amend sec. 7578, Assessors and the assessment of property..... 492,514, 532	Minnis.
735	to amend art. 2, chap. 89, Life and accident insurance 509,523, 693	O'Reilly
736	to amend sec. 7806, Road districts 509,523, 671	McKee.....
737	to repeal and re-enact sec. 4573, Dramshops 509,523,670,875,924,963, 986	Schumacher.....
738	to amend chap. 63, Execution. 528,576,655,735,875,932,1121	Correll.....
739	creating a commission to sell the property occupied by the Missouri School for the Blind, etc. 528,576,610,765,887,1066,1189,1245,1254,1263	Tatum.....
740	relating to free public libraries in cities of 300,000 inhabitants and over, etc. 528,576, 719,810,902,920,1112,1145,1187,1188,1263	Tatum.....
741	directing the Adjutant General to adjust and settle the claim of J. H. Birch while acting as member of staff of Gov. H. R. Gamble, 528,576,647,1126	Marsh.....
742	to repeal and re-enact secs. 3214, 3215 and 3216, County depositories..... 528,576, 821	O'Dell.....
743	to amend sec 7995, in regard to power of directors in employing teachers in public schools 528,576,620, 766	Davidson.....
744	to regulate public warehouses in cities of over 200,000 inhabitants, etc..... 528,576,671,875,978, 998	Hall.....
745	relating to bastardy..... 529,577, 655	Baughner
746	to protect quails and partridges..... 529,577, 611	Denslow.....
747	regulating dramshops..... 529,577, 655	Chinn.....
748	to repeal an act approved April 21, 1891, relating to civil actions when usury is claimed to have been charged. 529,577, 676	Julian.....
749	regulating the rate of interest on money 529,577, 678	Julian.....
750	providing for holding two terms of circuit court at Canton, Lewis county.... 529,577, 822	Cox.....
751	to amend sec 3888, relating to ingredients used in the manufacture of candy. 529,577, 549	Wetzel.....
752	to provide for the floating of the national flag over school-houses..... 529,577,670,861,925,1061,1063	Edgar.....
753	to prohibit the drinking of intoxicants in streets and alleys, etc 529,577, 655	Murray
754	to provide for the inspection of boilers, etc.. 529,577,734,875,876,1072,1126	Kyler.....
755	relating to unclaimed deposits in bank or trust companies..... 529, 577	Higbee.....
756	to limit the time within which a creditor can have administration on estates of deceased persons, saving to insane persons and minors three years after their disabilities are removed..... 530,577,820,1038,1072,1124	Bittinger

No.	House Bills.	Introduced by
757	An act to pay J. F. O'Neal for services rendered while jailer of Greene county . . . 530, 577, 873	Drum.....
758	to amend chapter 30, article 5, Cities of fourth class . . . 551, 577, 613, 767, 871, 1116, 1136	Sullinger.
759	to prevent over-insurance of real and personal property, etc . . . 551, 577, 693, 875, 934, 1024	Denslow.....
760	relating to police commissioners, the police force, and providing a disability fund, etc., in cities of 100,000 and less than 300,000 inhabitants: . . . 551, 577	Phipps.....
761	to amend sec. 990, Cities, towns and villages.. 551, 577, 612, 766, 925, 992	Hammond
762	to amend sec. 6 of act approved March 31, 1891, Fees of prosecuting attorneys, etc. . . . 551, 577, 673, 861, 925, 1121	Higbee.....
763	to repeal sec. 981, Cities, towns and villages . . 551, 577, 613, 766, 876, 934, 1122	Stickney.....
764	to amend sec. 23, art. 29, of laws especially applicable to St. Louis, Police. . . . 563, 577, 613, 614, 691, 875, 932, 1123	Spencer (St. Louis)....
765	to provide for the appointment of a legal adviser to the police commissioners in cities of 300,000 inhabitants or more.. 572, 577, 678, 999	Crisp
766	to amend sec. 11 of acts of 1893, Working county roads by county supervision, etc. . . 573, 577, 672, 875, 933, 1016	Short (Phelps).....
767	to facilitate assessment in cities other than county seats. . . . 574, 577, 613	Davidson
768	to appropriate money to pay deficiencies. . . 574, 578, 610, 688, 786, 856, 989, 1074, 1075, 1258	Tatum.....
769	to repeal and re-enact sec. 8128, in relation to teachers' certificates. . . . 574, 578, 654	Davis (Taney).....
770	to amend title of article 2, chapter 60, and to repeal and re-enact secs. 4753 and 4754, Elections 574, 578, 820	Bittinger.....
771	defining what shall constitute a newspaper for the publication of legal notices, etc. . . 574, 578, 734, 876, 932, 1121	Bittinger.....
772	to amend an act approved April 20, 1891, regulating sale of liquors in original packages.. 575, 578, 655	Spencer (St. Louis)...
773	to amend an act approved April 19, 1893, Cities third class. . . . 578, 638, 692, 742, 875, 978, 1032, 1189, 1222, 1223, 1262	Correll.....
774	amending sec. 5176, providing for filing and releasing mortgages of personality, etc. . . . 578, 638, 675, 861, 926, 1030, 1197, 1222, 1223, 1270	Rothwell.....
775	to abolish the School of Mines at Rolla, and to re-establish same at Columbia. . . . 579, 638, 875, 925, 1086	Melson.....
776	amending art. 2, chap. 5, providing for fencing on public roads in counties adopting the stock law 579, 638, 824	Drum.....
777	to amend sec. 14 of act approved March 31, 1893, relating to the organization of school districts in cities of 100,000 and less than 300,000 inhabitants. . . . 595, 639, 670	Phipps.....
778	to require the publication of Session Acts in newspapers. . . . 596, 639, 735, 875, 914, 1118, 1122	Bittinger.....
779	to amend sec. 7508, Assessment and collection of the revenue. . . . 604, 639, 734	Denny.....
780	to provide for co-operative corporations . . 604, 639, 693, 875, 932	Denny.....
781	concerning primary elections in cities of 100,000 inhabitants. . . 604, 639, 681, 789, 885, 886, 891, 1193, 1222, 1223, 1276	Phipps.....

No.	House Bills.	Introduced by
782	An act to provide a vendor's lien on personal property for purchase money, etc. . . 604, 639, 823	Jenkins
783	to amend sec. 1 of an act approved March 30, 1893, Shipment of game killed . . . 604, 639, 654, 790, 886, 1029, 1112, 1160, 1161, 1264	Bourn
784	to provide for payment of claims against any city for work done or materials furnished on any street, etc. 604, 639, 692	McIntyre
785	requiring owners of notes to have same stamped and listed for taxation. 604, 639, 734	Spurgeon
786	to appropriate money for the support of the eleemosynary and penal institutions of the State. . . 604, 639, 737, 738, 856, 858, 914, 955, 1117, 1139, 1140, 1143, 1167, 1172, 1173, 1192, 1213, 1253, 1257	Tatum
787	to appropriate money for the support of State educational institutions. 605, 639, 737, 738, 859, 867, 868, 914, 956, 1117, 1147, 1167, 1172, 1173, 1181, 1200, 1201, 1203, 1228, 1229, 1257	Tatum
788	to amend sec. 6, of art. 7, of charter of city of Louisiana 605, 639, 691	Buckner
789	to amend sec. 3311, requiring county clerks to provide prosecuting attorneys with court reports 605, 639, 679	McCollum
790	to amend sec. 8442, Stenographers . . . 626, 639, 676	Smith (Buchanan) . . .
791	to repeal sec. 7080, Mortgages. . . 627, 639, 667, 826	Smith (Buchanan) . . .
792	making Lincoln Institute the State university for colored people. 627, 639, 1086	Hart
793	to repeal and re-enact sec. 7972, as amended by act approved April 1, 1891, Public schools 627, 639, 671, 875, 937, 1123	Davis (Taney)
794	to encourage the proper training of race horses, etc 636, 673, 826	Young (St. Francois). . .
795	to amend sec. 2 of act approved March 23, 1893, Roads and highways 636, 673, 823	Young (St. Francois). . .
796	to amend sec. 11 of art. 29 of laws specially applicable to St. Louis City, Police 636, 673, 756, 875, 948, 1124	Spencer (St. Louis) . . .
797	to amend sec. 7602, Revenue. 636, 673, 790, 875, 949, 1003	McCollum
798	to appropriate money for the support of the State government, etc., general appropriations . . 646, 673, 738, 875, 927, 928, 931, 937, 940, 941, 942, 1003, 1129, 1148, 1167, 1172, 1173, 1180, 1184, 1190, 1191, 1197, 1198, 1201, 1253, 1254, 1266	Tatum
799	ceding to the United States government jurisdiction of certain lands for the improvement of the Osage river. 650, 673, 718, 719, 782, 875, 979, 1124	Short (Cole)
800	to appropriate money for the relief of G. W. Thompson. 654, 675, 873	Atkins
801	authorizing Butler county and city of Poplar Bluff to remove certain dead bodies. 666, 704, 709, 820, 876, 1008, 1047, 1053, 1238	Davison
802	to prevent blindness in children. 666, 704, 810, 876, 914, 971, 1201, 1222, 1223, 1263	Spencer (St. Louis) . . .
803	for the relief of Alonzo Thompson . . . 673, 704, 1134	Correll
804	for the relief of Chas. G. Comstock. . 673, 704, 1134	Correll
805	for the relief of D. P. Dyer. 673, 704, 1135	Correll
806	for the relief of Cyrus Thompson. . . 673, 704, 1134	Correll
807	to provide for the collection of school taxes in city school districts having between 50, - 000 and 100,000 inhabitants. 673, 704, 755, 875, 925, 1009	Bittinger
808	to amend chap. 45, art. 6, County depositories 674, 704, 1040	Armstrong

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810	to require recorders of deeds to keep a mortgage indebtedness record, etc., and to make annual reports	Moore (Mississippi) ...
811	governing the practice of veterinary medicine and surgery	Bittinger.....
812	to amend act providing that usury may be pleaded as a defense in civil actions, etc... ..	Bittinger.....
813	to amend article 3, chapter 30, as amended by act approved March 21, 1893, relating to cities of the second class	Bittinger.....
814	to tax bachelors and to create a fund for the support of old maids	Anderson.....
815	to regulate the rate of interest on money loaned on chattels or personal security in cities of 60,000 inhabitants and over	Julian
816	to secure the registration of plumbers, and providing for the supervision of plumbing and draining in all cities of over 25,000 inhabitants	O'Reilly.....
817	to equalize the compensation of judges of appellate courts	Stickney.
818	to appropriate \$50,000 for a silver bust of Chauncey I. Filley, to be placed in the main room of Col. Eph. Houston's "Eagle's Nest" in St. Louis	
819	to transfer the normal schools of the State to the counties where situated	Rothwell
820	to prevent fraud in horse racing	Spurgeon.....
821	to provide for the investigation of county contracts	Bourn.....
822	to amend art. 7, chap. 33, Issues, continuances, trials, etc.	Russell (New Madrid)
823	to permit graduates, etc., of the State University to elect part of the members of the Board of Curators	Drabelle
824	to appropriate money to erect a jail at Alton, Oregon county, etc.	Tatum.....
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826	to amend sec. 3812, Crimes and punishments ..	Kline
827	to amend sec. 361 as amended by act approved March 17, 1891, as amended by act approved March 18, 1893, Restraint of animals ..	Spencer (St. Louis)...
828	to regulate the construction of trolley and electric wires over railroad tracks, and the operation of street cars over railroad tracks ..	Tartar
829	to amend article 5, chapter 153, Stenographers in courts having jurisdiction in cases of felony in cities of over 100,000 inhabitants, etc.	Grubb
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596	to amend sec. 8084, Schools.....	313, 325, 530
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638	to provide for granting State certificates to graduates of certain non-denominational normal schools, etc.....	360, 395, 531, 560, 761
650	to amend sec. 7972, Schools	361, 395, 560
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2	submitting constitutional amendment concerning judicial department..... 31,105, 756	Spencer (St. Louis)...
3	asking Attorney-General to construe secs. 15 and 16 of Constitution concerning Sunday pay for members 32, 114	Tartar.....
3a	submitting constitutional amendment concerning capital removal 69,141,147, 422	Warner.....
4	for temporary relief of the eleemosynary institutions.....92,105, 108	Tatum.....
5	providing for uniformity of text-books.....96, 239	Swanger.....
7	submitting constitutional amendment concerning corporations.....117,140,161,428,580, 637	Moran
8	submitting constitutional amendment concerning criminal prosecutions.....143, 422	Pollock.....
9	to amend constitution in relation to suffrage.. 173,201,422,595, 644	Sartin.....
10	to amend constitution concerning appointment of county and city officers..... 173,201,436,950,1008,1136	Hinde
11	instructing our Senators and requesting our Representatives in Congress to support House bill No. 8481, concerning the pollution of rivers.....254,292,428,950,1039,1136	Pettijohn.....
12	submitting constitutional amendment concerning revenue and taxation.301,421,950,1039,1136	Breit.....
13	instructing our Senators and requesting our Representatives in Congress to procure the passage of an act adjusting deficiency in amount of lands received by the State as per act of Congress of July 2, 1862 322,325,428,950,1039,1136	Jenkins.....
14	asking congress for an appropriation for the improvement of the Gasconade river..... 360,480,595,950,1039,1135,1185,1204,1205,1265	Short (Phelps).
15	tendering thanks to Hon. Jno. M. Palmer for his action respecting Missouri militia..... 360,480,595,950,1039,1136	Bittinger.
16	submitting constitutional amendment concerning revenue and taxation..... 446,488,734,950,1008,1136	McKee.
17	submitting constitutional amendment concerning water-works, electric lights, etc..... 477,578,946,1106,1185,1204,1205	Rothwell.
18	concerning adjournment..... 528,578,594, 729	Armstrong.
19	submitting constitutional amendment concerning jury trials.....550,578, 931	Robertson.
20	submitting constitutional amendment concerning capital removal.....561,572, 611	Bothwell.

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22	extending an invitation to the National Confer- ence of Charities and Corrections to hold its 23rd annual session in this State... 626, 639	Robertson
23	submitting Constitutional amendment relating to revenue and taxation..... 811	Jones (Hickory).....
23a	submitting Constitutional amendment concern- ing the conversion of the bonded debt of the State, etc..... 850, 905	Tubbs.....
24	Fixing time of final adjournment..... 1161	Schooler.....
25	requiring the Secretary of State to produce bond of M. S. Burr in court.... 1203, 1219, 1325	Jones (Jackson).....
26	to adjourn <i>sine die</i> 1227	Tubbs.....
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69	to amend sec. 6062, Juries, grand and petit	335, 394, 429, 482, 567
75	to repeal and re-enact sec. 1778, Cities and towns, miscellaneous provisions, etc	378, 394, 429, 462, 725, 914
80	regulating proceedings for writ of prohibition	281, 312, 324, 678, 895, 1138, 1268
81	to define who are fellow-servants	1027, 1056, 1085, 1170
89	to amend sec. 7626, Collection of personal taxes	637, 675, 708, 790, 1034, 1113, 1261
90	to amend art. 3, chap. 47, Offenses against public and private property	279, 312, 324, 368, 492, 567
94	providing for the appointment of additional cadets to the State military school	803, 828, 862, 1087
95	to authorize the licensing of dealers in cigarettes and cigarette wrappers	415, 429, 438, 1252
96	to amend art. 2, chap. 13, Prosecuting and circuit attorneys	335, 394, 429, 679
98	to amend art. 2, chap. 89, Insurance	297, 312, 324, 424, 607, 919, 1028, 1140, 1157, 1195, 1274
99	in relation to the disputed northern boundary line	204, 210, 233, 457, 709, 802, 1042
100	to regulate the form of petition and verdict in actions for exemplary or punitive damages	691, 703, 731, 818, 915, 1095
101	to amend sec. 4992, Fees	493, 514, 605
103	to amend an act to amend art. 3, chapter 60, Elections, extending the Australian system of voting	526, 630, 675, 872, 873, 913, 915
105	to amend secs. 6 and 7 of act approved March 9, 1893, Special funds for penal and eleemosynary institutions	348, 394, 431, 462, 975, 1113, 1272
107	requiring counties, cities, towns, etc., to take bond for public work done by contractors, etc.	282, 312, 324, 390, 569
110	Committee substitute for Senate bill Nos. 110, et al	689, 695, 708, 733, 862, 888, 1137, 1275
116	to provide for street lighting in cities of 3000 and under 30,000 inhabitants	657, 674, 708
117	to repeal and re-enact sec. 3581, offenses against public and private property	490, 537, 563, 614, 1059, 1192, 1274
122	to amend sec. 31 of act approved March 31, 1891, Fees and emoluments of prosecuting attorneys and other officers	378, 393, 429, 464, 524, 605
124	to repeal and re-enact certain sections of act approved April 3, 1891, Taxation of insurance companies	827, 828, 862, 902, 952, 1094
126	to enable cities of 100,000 and less than 300,000 inhabitants to sell bonds to pay judgments and decree of courts	442, 467, 488, 554, 720, 1113, 1268
127	to amend sec. 1830 Extending corporate limits of certain cities	442, 467, 488, 554, 788, 869, 967, 1113, 1269
128	to amend sec. 3560, Fraudulent disbursements of money, etc	490, 537, 563, 613, 788, 869, 973, 1139, 1271
129	to abolish days of grace of negotiable paper	347, 394, 429, 622
137	to prohibit the insured becoming co-insurer with the insurance company	640, 674, 708
139	to repeal and re-enact sec. 7684, Revenue	797, 828, 862, 1012
141	to amend sec. 6870, Married women	347, 394, 429, 622
142	to amend art. 11, chap. 42, Trust companies	692, 708, 731, 824

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145	An act to repeal and re-enact art. 5, chap. 30.....	827, 828, 863, 903, 1020,
150	requiring life insurance agents to leave copy of policy with applicant.....	1022, 1058, 1223, 1272
151	to repeal and re-enact sec. 3400, Courts of record.....	840, 674, 708, 792
153	to amend sec. 8666.....	348, 394, 429, 622
154	to amend art. 7, Savings banks and fund companies.....	493, 515, 554, 1165, 1221, 1271
158	to amend secs. 2779 and 2781, requiring 50% of increase of capital stock to be paid up, etc.....	491, 537, 563, 672, 991, 1050, 1138, 1269
164	to amend sec. 2784, preferred stock of manufacturing and business corporations.....	450, 493, 514, 790, 1154, 1156, 1195, 1269
165	to amend sec. 1592, Cities 4th class.....	657, 674, 708, 903, 1122, 1134, 1230, 1251, 1274
166	in relation to special road districts to be six miles square, having a city of 3d or 4th class within its limits.....	493, 515
169	to repeal and re-enact sec. 7633.....	297, 312, 324, 565, 598, 791
170	to amend sec. 3 of act approved April 20, 1891, as amended by act approved March 23, 1893, Roads and highways.....	491, 537, 563, 734, 918, 1138, 1261
171	to amend chap. 173, Witnesses.....	442, 466, 489, 551, 897, 936, 1021
172	to amend sec. 7 of act approved March 31, 1893, Corrupt practices in elections.....	1027, 1056, 1085, 1101, 1179, 1180, 1181
173	to amend art. 12, chap. 33, Practice in Supreme and Appellate Courts.....	450, 493, 515, 1040
174	to amend sec. 7983, Schools.....	493, 515, 669, 1047, 1076, 1138, 1274
175	to amend secs. 5435 and 5439, Homesteads.....	499, 538, 563, 620, 1191, 1242, 1251, 1271
177	to amend sec. 9 of act. approved March 31, 1893, Elections—corrupt practices in.....	998, 1001, 1021, 1102, 1172, 1221, 1269
179	authorizing cities, towns and villages to prohibit by ordinance the sale of cigarettes, etc.....	1027, 1056, 1085
180	requiring public or quasi-public corporations owning real estate abutting on streets to bear their pro rata share of taxes for constructing same, etc.....	490, 537, 563, 611, 909, 1094
182	to repeal and re-enact sec. 5731 to 5756, inclusive, Reform School for Boys.....	490, 537, 691
183	to enable the curators of the University to acquire certain lands for the enlargement of the grounds.....	545, 563, 564, 675, 713, 745, 781, 1042
184	to amend sec. 3833, Offenses against public morals and decency.....	691, 709, 731
187	to amend an act approved April 4, 1891, Uniformity of school textbooks.....	691, 709, 731, 824
189	to amend sec. 5339.....	499, 538, 563, 668, 1016, 1101, 1193
190	changing the term of county assessors.....	490, 538, 563, 607, 1169, 1173, 1179, 1221, 1268
191	to amend sec. 4208, Practice and proceedings in criminal cases.....	335, 394, 429, 622, 1036, 1138, 1271
195	to amend sec. 7451, Recordors of deeds.....	491, 538, 563, 613, 1169, 1195, 1268
197	to amend sec. 5799, Insurance.....	494, 815, 817
198	to amend sec. 576, Attachments.....	640, 674, 708, 792
200	to repeal chapter 169, also sec. 3841, Vagrants.....	450, 493, 515, 670, 893, 1096
201	to make T. O. Tucker's abstracts of titles in Douglas county evidence in all courts.....	491, 538, 563, 614, 1190
202	to establish a State board of embalming.....	491, 539, 564, 821, 1015, 1113, 1268
205	to amend article 4335.....	499, 538, 563, 610, 913, 1089
209	for the correction of erroneous assessments upon personal property in cities of 300,000 inhabitants.....	906, 948, 979, 1178, 1181, 1221, 1271
210	for the relief of persons delinquent for personal taxes.....	895, 1001, 1021, 1183
211	to amend an act approved April 18, 1891, relating to the taking of appeals from interlocutory orders.....	657, 674, 708, 815, 1241, 1252, 1261
212	to amend an act approved March 31, 1893, School districts in cities of 100,000 inhabitants and less than 300,000.....	743, 758, 794, 848, 1035, 1137, 1273
213	to amend sec. 6869, Married women.....	490, 538, 564, 793, 877, 936, 1042
215	fixing time of holding court in the Fifteenth judicial circuit, etc.....	691, 709, 731, 820, 977, 1232, 1233, 1236, 1251, 1268
217	to preserve the purity of navigable waters.....	499, 538, 563, 621, 789, 852, 885, 1021

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220	An act to amend an act approved April 2, 1891, relating to pools, trusts and conspiracies.	998, 1001, 1021, 1184
221	to regulate the calling of municipal bonds for redemption	657, 674, 708, 755
229	to prevent the extermination of deer in the State.	657, 675, 708, 792
233	to amend sec. 7077, relating to explosives used in mines.	657, 675, 708, 826, 1191, 1192, 1200, 1273
235	to amend sec. 5897.	667, 695, 708
240	to provide for the appointment of commissioner of public buildings at Columbia.	942, 947, 977, 1187
241	to amend sec. 6427, and to repeal and re-enact secs. 6428 and 6429.	995, 1001, 1014, 1126, 1210, 1251, 1271
242	to amend sec. 7798, Roads and highways, change of roads.	242, 709, 731, 823, 1225, 1251, 1270
243	creating the office of circuit and prosecuting attorney.	729, 757, 794, 980, 1183
253	to amend sec. 40 of act approved April 7, 1892, Judicial circuits.	450, 494, 515, 847, 833, 936, 1113, 1273
257	to amend art. 3, chap. 81, Inspection of grain.	827, 828, 862, 1043
260	to amend chap. 151, State library.	743, 757, 794, 1013, 1162, 1195, 1273
261	to provide for assessing and taxing railway cars other than those owned by railroad companies.	667, 695, 708, 819, 1252
270	to amend chap. 58, Druggists.	791, 794, 829, 848, 894, 1042
271	to grant State certificates to graduates of certain non-denominational normal schools.	791, 793, 829, 928
272	to create election districts for justices of the peace and constables in St. Louis City, etc.	923, 929, 947, 965, 977, 1049, 1181, 1278
273	providing for the location of Missouri troops on the battle-fields of Caickamauga, etc.	526, 631, 675, 718, 917, 1042
274	to amend title to art. 2, chap. 60, and to repeal and re-enact secs. 4753 and 4754.	828, 862, 912, 960, 1123, 1272
276	to repeal and re-enact sec. 2672.	743, 757, 794, 1252
277	to amend sec. 7826, Roads and highways.	667, 695, 708, 733, 1004, 1273
278	to repeal and re-enact sec. 7996, Contracts construed.	877, 947, 929, 1183
279	to amend sec. 4909, Executions.	1073, 1085, 1102
280	to amend sec. 607, Attorneys-at-law.	640, 674, 708, 1209, 1239, 1268
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284	to amend sec. 473, Asylums.	906, 947, 1035, 1184, 1185, 1220, 1272
285	to repeal secs. 6428 and 6429 and enact three sections in lieu thereof, Treasury, State.	1027, 1056, 1085, 1102, 1216, 1246, 1275
288	relating to street railways in cities of third class.	935, 947, 977, 1100, 1182, 1193
293	to amend an act of 1892 as amended by act approved March 28, 1893, Judicial circuits.	729, 757, 794, 851, 1021
294	to repeal and re-enact secs. 1 and 2 of act approved April 7, 1892, as amended by act approved March 17, 1893, Judicial circuits.	597, 630, 675, 818, 862, 1021
302	to repeal and re-enact sec. 6089, Juries.	923, 947, 977, 1237
306	to amend sec. 5320, limiting cost of publication of notices of settlements of guardians, etc.	1050, 1073, 1085, 1107, 1211, 1248, 1272
313	creating a board to examine coal mine managers.	1073, 1085
314	relating to oils for illuminating purposes in mines.	956, 976, 1014, 1038, 1152, 1195, 1269
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322	to amend chap. 47, Offenses against public morals and decency.	1072, 1075, 1085, 1100, 1183, 1208, 1251, 1278
323	to amend sec. 3850, Crimes and punishments.	1073, 1085, 1101
324	to amend sec. 8083, City, town and village schools.	827, 828, 862, 903, 1031, 1113, 1274
326	providing for holding two terms of circuit court at Canton, Lewis county.	1072, 1075, 1085, 1184, 1186, 1189
328	to prohibit book-making and pool-selling at any other place than a regular race-course.	791, 793, 829, 847, 854, 859, 981, 923
330	to repeal and re-enact an act approved April 1, 1891, Assessment and collection of the revenue.	929, 947, 1011, 1157, 1195, 1269

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338	to amend sec. 2813, Corporations, private	1227
342	relating to police commissioners and government and employment of the police force, etc., in cities of 100,000 and less than 300,000 in- habitants.	716, 731, 758, 1112, 1159, 1160, 1174, 1221, 1273
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346	to enable certain cities to issue bonds to pay judgments and decrees of courts, etc.....	658, 660, 675, 719, 1217, 1229, 1251, 1275
348	requiring railroads to transport peddling cars containing perishable fruits, etc.....	1073, 1085, 1102, 1212
353	to prevent the employment of children in certain cases	1063, 1074, 1085, 1101, 1151, 1189, 1270
354	to prevent the mutilation of horses.....	1063, 1074, 1085, 1172, 1237
355	to amend sec. 3896, Offenses against public morals and decency.....	930, 1063, 1074, 1085, 1100, 1168, 1221, 1272
360	to amend sec. 11, art. 29, of laws specially applicable to the city of St. Louis, Police.....	837, 861, 904, 928, 973, 1113, 1268
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366	to amend secs. 5, 7, 9, 11, 15, 16 and 30, of art. 21 of Appendix to Statutes, Juries.....	1072, 1075, 1085, 1102, 1220, 1227
367	to amend sec. 33 of act of 1892, as amended by act of 1893, Judicial circuits	729, 757, 794, 848, 885, 1113, 1270
368	to repeal and re-enact sec. 5897.....	956, 976, 1014
370	for the relief of Mancil L. Gaither, dentist.....	942, 947, 977, 1012, 1067, 1221, 1273
381	to amend sec. 7993, Public schools	1179, 1198, 1205, 1226, 1232, 1252
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386	to allow sheriffs mileage in criminal cases.....	1063, 1074, 1085, 1086, 1153, 1173, 1174
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399	providing for making a plat of real estate denoted in collector's re- ceipts for taxes and deeds of conveyances	941, 947, 977, 1012
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402	providing for the deposit of securities in relation to removal of seat of government	940, 947, 977, 1081
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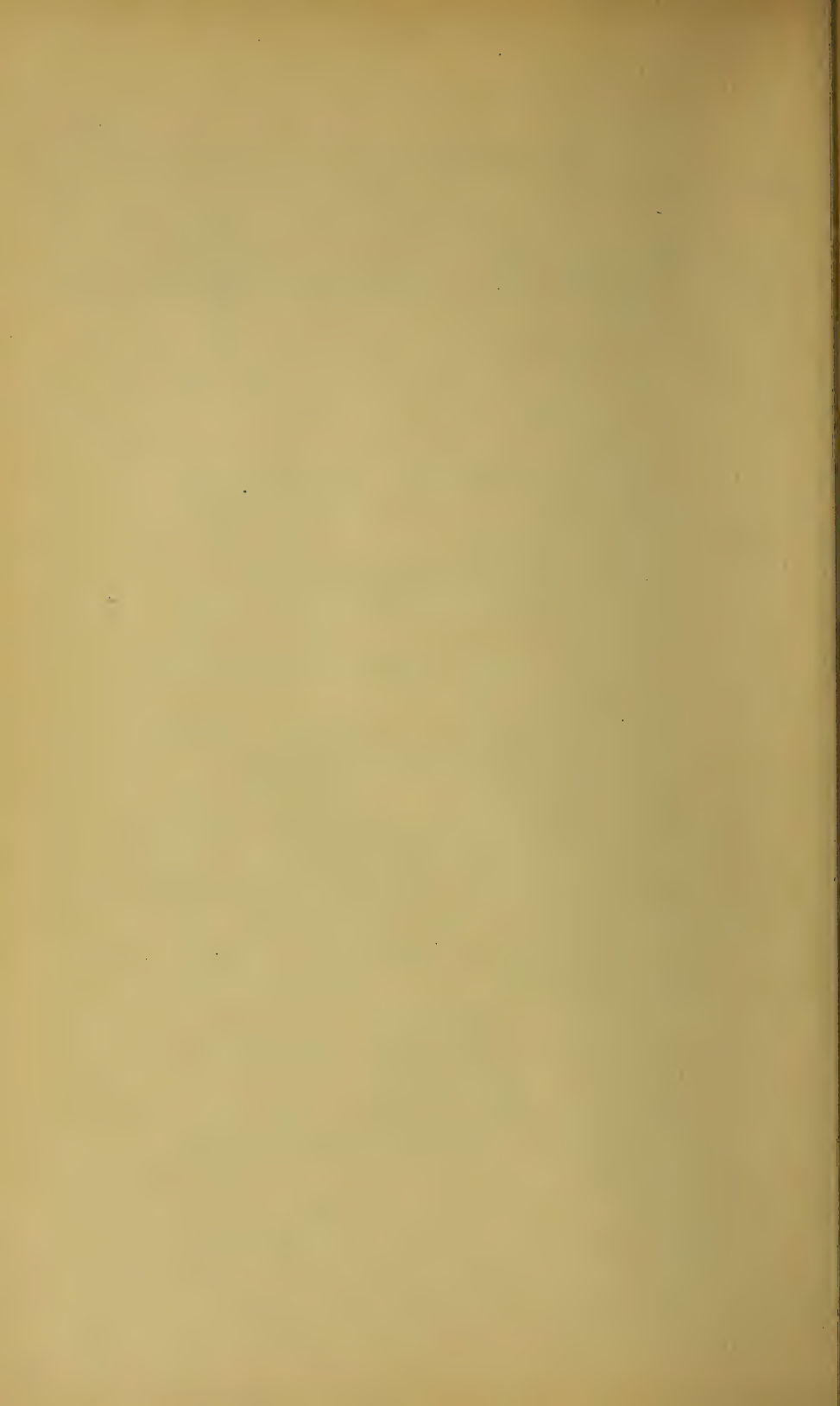
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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
38TH GENERAL ASSEMBLY
(EXTRA SESSION)
OF THE
STATE OF MISSOURI

Begun and held at the City of Jefferson, Tuesday, April 23, 1895.



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1895.



EXTRA SESSION

OF THE

38TH GENERAL ASSEMBLY OF MISSOURI.

FIRST DAY—TUESDAY, April 23, 1895.

The House was called to order in Special Session by Speaker Russell.

Prayer by the Chaplain, Rev. Lytle.

The following proclamation of the Governor, calling the Special Session, was then read by the Chief Clerk :

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY. }

For a number of years the State has been disgraced by an organized and salaried lobby maintained by special interests at the capital during the sessions of the General Assembly, for the purpose of influencing legislative action. Encouraged by a seeming lack of public resentment at their presence, and emboldened by repeated successes, these lobbyists have been from year to year increased in numbers, influence and audacity until they have become an almost dominating force in legislation. So confident have they grown in their strength, and so potent in influence, that they now ply their vocation almost without disguise, in defiance of public authority, and in utter contempt of public opinion. It has come to pass that almost every important measure of legislation must undergo the scrutiny of the lobby before its fate can be determined. What it approves is not without hope, but what it condemns is lost. Perhaps the most conspicuous illustration of this disgraceful domination is to be found in the treatment accorded the so-called fellow-servants' bill. I do not now discuss the merits of the measure; I refer only to the means adopted to suppress and defeat it. Those means have been so generally discussed in the press of the State, and the people have thus become so familiar with them, that I deem it unnecessary to restate them in detail.

A number of Senators and Representatives, as well as many good citizens who have felt appalled at the overshadowing influence and humiliated at the triumph of the lobby, have pressed upon me the importance of re-convening the General Assembly, to the end that the issue may be fairly presented and an open test made as to whether a just legislative measure of this character can be enacted into law in spite of the contaminating influence of those who openly boast their ability to direct the current of legislation. These are strong words, I know, and I write them with the keenest regret. But it is clear to me that the time for mild protest is past. We are confronted by the question whether the people or the lobby shall rule in Missouri. The public safety and the honor of the State are at stake. Every Senator, member, public official and citizen familiar with the truth knows that these words are justified by the situation at Jefferson City. I believe the condition of affairs to which I have adverted is alone sufficient to make it my imperative duty to recall the Senators and Representatives elected by the people in special session to consider the particular important subject of legislation to which I have referred, which has been so long delayed and so often defeated by influences dangerous to the public right. In this way it can be considered free from the multitude of other

perplexing questions incident to a regular session, and thus every Senator and Representative can be afforded unhampered opportunity to discharge his duty to his constituency with the greatest deliberation and intelligence.

But there is another question of the most commanding importance, the proper settlement of which should not be delayed. I refer to the laws governing elections in St. Louis and Kansas City. In the preservation of a free representative government nothing is so important as the purity of elections. Generally throughout this State I am confident elections are characterized by high integrity. But, unfortunately, this is not true in the large cities. It is known that gross frauds have been committed in those cities. The inducement and opportunity for corrupt practices in large, populous municipalities are great, and experience proves that dishonest men of all parties have not been slow to debauch the elective franchise. Not a few consummate and dastardly outrages have been perpetrated. Candor will compel a general admission that the disgrace of election frauds is fairly divided between the adherents of the different political organizations. The truth of this statement is made evident by the fact that both Republicans and Democrats, so-called, have been recently indicted in St. Louis and Kansas City for active participation in such frauds. In one of the wards in Kansas City, which has a "boss" so conspicuous and potent that the ward is currently referred to as his ward, there are twice as many voters registered as there are adult males residing therein. This "boss" is a noted Republican politician. In the same city it is well known that election returns have been fraudulently changed in the office of the Recorder of Voters, so as to alter the result at the polls as certified by the judges of election. The officer under whose administration this crime was committed was a Democrat.

When such wrongs are not only possible but are actually and boldly committed, it is evident that the public safety imperatively requires such changes in the law as will not only terminate existing abuses but prevent their repetition in future. This is a question which affects the rights and interests of the people of the entire State almost as vitally as it does the people of the cities immediately concerned. When we reflect that about one-fourth of the total population of the State reside in St. Louis and Kansas City, and consider the tremendous influence which those cities can exert in the election of national and state officials, and on the legislative policies of the State, no thoughtful or patriotic citizen can be oblivious or indifferent to the paramount importance of vigilantly guarding the ballot-box against every description of fraud and crime.

Therefore, in view of the premises, and by virtue of authority in me vested by the Constitution of the State of Missouri, I, William J. Stone, Governor of the State of Missouri, do hereby convene the Thirty-eighth General Assembly of the State of Missouri in extra session, and I do hereby call upon the Senators and Representatives of the General Assembly aforesaid to meet in their respective places in the capitol, in the City of Jefferson, at the hour of 12 o'clock noon on Tuesday, the 23d day of April, A. D. 1895, for the following purposes:

First—To enact such legislation as may be necessary and expedient to properly define the relations between the different classes of employes of railroad corporations in this State, and also the proper relations between all such employes and the railroad corporations employing them, and to define and fix the legal liability between the different employes themselves, and also between such employes and the said railroad corporations, for injuries done or received by one of such employes as the result of the culpable negligence of another such employe, while engaged in the service of such corporations.

Second—To provide such legislative enactments as may be necessary and expedient to prevent the maintenance of an organized lobby at the capital of the State, either to obstruct or promote any legislative or executive act, and also to regulate the manner of presenting any question affecting legislation by persons interested therein before the General Assembly, or any committees thereof.

Third—To enact such laws as may be necessary and expedient to prevent fraud against the elective franchise and to secure honest elections in all cities having over 100,000 inhabitants.

Fourth—To consider any other subject that may be submitted by special message during said extra session.

Fifth—To make an appropriation for the expenses of this extra session of the General Assembly.

In testimony whereof, I have hereunto set my hand and caused to be affixed the great seal of the State of Missouri.

Done at the City of Jefferson, this 3rd day of April, 1895.

(SEAL)

By the Governor.

A. A. LESUEUR, Secretary of State.

WILLIAM J. STONE.

Upon a call of the House, the following members answered to their names:

Present—Messrs.

Armstrong,	Dyer,	McKee,	Sawyer,
Arnett,	Edgar,	McPherson,	Shoppenhorst,
Avery,	Ferguson,	Mahan,	Schooler,
Baughner,	Freeman,	Marsh,	Schumacher,
Benner,	Fuson,	Martin,	Shaw,
Bennett,	Gay,	Meriwether,	Sherrill,
Best,	George,	Miller,	Short (Cole),
Bittinger,	Gill,	Minnis,	Short (Phelps),
Bothwell,	Gmelich,	Moore (Mississippi),	Smith (Buchanan),
Breit,	Griffiths,	Moore (Stone),	Smith (Howell),
Buckner,	Grubb,	Moran,	Spencer (Douglas),
Calhoun,	Gurney,	Mueller,	Spencer (St. L. City)
Cape,	Hammond,	Murray,	Steel,
Carroll,	Hancock,	Odneal,	Stickney,
Cherrington,	Hart,	O'Reilly,	Swanger,
Chinn,	Higbee,	Pettijohn,	Tartar,
Choate,	Jenkins,	Phipps,	Tate,
Correll,	Johnston,	Pollock,	Tatum,
Cox,	Jones (Hickory),	Porterfield,	Temme,
Davidson,	Jones (Jackson),	Pratt,	Tubbs,
Davison,	Julian,	Robertson,	Walton,
Davis (Taney),	Kline,	Rehne,	Warner,
DeFord,	Kyler,	Ross,	Watson,
Denny,	Leszenby,	Rothwell,	Weaver,
Denslow,	LeFavor,	Sachse,	Young (St. Fran.),
DeReign,	Lynch,	Sailor,	Young (Texas),
Drabelle,	McCullum,	Sartin,	Mr. Speaker—110.
Drum,	McIntyre,		

Absent—Messrs.

Atkins,	Daneri,	Lane,	Pritchett,
Bourn,	Davis (Wayne),	LeRoy,	Russell (N. Madrid),
Brock,	Hall,	McKearly,	Spurgeon,
Burks,	Harrison,	Melson,	Sullinger,
Collins,	Hinde,	Middleton,	Waymeyer,
Coppedge,	Jones (Polk),	Mortimer,	Weinhold,
Crisp,	Kasey,	O'Dell,	Wetzel—28.

Mr. Anderson was reported sick.

Mr. Minnis offered the following resolution:

Resolved, That the organization of the regular session of the 38th General Assembly of the State of Missouri be continued as the organization of the House during the present extra session, so far as to retain as the officers of the House Hon. B. F. Russell, Speaker, Hon. Rudolph Mueller, Speaker *pro tem.*, Rev. E. B. Lytle, Chaplain, Albert Griffen, Chief Clerk, Wm. G. Kitchen, Assistant Chief Clerk, Samuel Kellar, Official Reporter, J. W. Eldredge, Sergeant-at-Arms, Giles Bell, Folder, and that F. P. McKeighan be made Doorkeeper, and that for the purposes of economy, the work of the egrossing and enrolling departments be performed under the supervision of the Chief Clerk, and that the committees of the House at the regular session be retained as the committees of the present extra session, and that the Committee on Clerical Force be requested to report as early as possible the number of employes and clerks required for each department or committee, and that the rules of the regular session, except so far as changed by this resolution, be adopted as the rules of the House during the present extra session.

Which was read and adopted.

Mr. Bittinger moved that the House take recess until 2:30 p. m ;
Which was not agreed to.

On motion of Mr. Minnis that the Speaker appoint a committee of three members of the House to inform the Governor that the House was in session, and ready to receive any communication he had to submit.

The Speaker appointed the following committee: Messrs. Minnis, Bittinger and DeReign.

Mr. Spencer of St. Louis City introduced House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over 100,000 inhabitants, to provide for the appointment and election of the same, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters ;

Which was read first time.

Mr. Steel introduced House bill No. 2, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to define who are fellow-servants and who are not fellow-servants, and to prohibit contracts limiting liability under this act ;

Which was read first time.

On motion of Mr. Swanger, the Chief Clerk was requested to notify the Senate that the House is now in session and ready for business.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate is now organized by the election of President *pro tem.* Hon. Geo. T. Dunn ; Secretary, Cornelius Roach ; Assistant Secretary, Robert E. Lozier ; Sergeant-at-Arms, J. T. Wells ; Door-keeper, U. A. McBride ; Chaplain, Rev. C. G. Davis ; Official Reporter, Wm. M. Smith ; Folder, Chas. Allison ; Pages, Geo. Middlecamp, Jack Gray, Wm. Martin, Percy Allen and Hugh Parks.

The Committee appointed to notify the Governor that the House was in session and ready for business, reported that the Governor would immediately communicate with the House by message.

On motion of Mr. Bittinger,

The House took a recess until 2:30 p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

The following message was received from the Secretary of State :

To the the Honorable House of Representatives of the 38th General Assembly :

SIRS—I have the honor to certify to your honorable body that at a special election held on the 16th day of April, 1895, in the county of Oregon, J. Posey Woodside was elected a member of the House of Representatives of the Thirty-eighth General Assembly of the State of Missouri, to fill the vacancy caused by the death of the Hon. James B. Old, as appears from the returns of said special election in my office.

Which was read.

The Speaker then administered the oath of office to Mr. Woodside, the member from Oregon county.

The following message was received from the Governor :

(For message see Appendix.)

Which was read, and on motion of Mr. McKee, 500 copies were ordered printed.

Mr. Swanger offered the following resolution :

Resolved, That the Speaker of the House appoint a committee, consisting of three members, to draft suitable resolutions on the death of James B. Old, a former member of the 38th General Assembly, and report the same to the House.

Which was read and adopted.

The Speaker appointed Messrs. Swanger, Moran and Woodside on above committee.

Mr. Higbee introduced House bill No. 3, entitled

An act to define the liability of railroad corporations for injuries sustained by employes in consequence of the neglect, mismanagement or wrongs of agents or other employe of such corporation, and invalidating contracts restricting such liability ;

Which was read first time.

Mr. Tatum offered the following amendment to House rules :

Amend Rule No. 28 by adding thereto the following :

Bills not introduced on the report of a committee shall be accompanied by the certificate of the member introducing the bill to the effect that he has carefully examined said bill, and in good faith recommends its passage.

Which was read, and laid over for one day.

Mr. Julian introduced House bill No. 4, entitled

An act repealing all laws punishing members of the General Assembly for taking bribes, and prescribing penalties for principal and accessory, or attempting to bribe them ;

Which was read first time.

Mr. Julian introduced House bill No. 5, entitled

An act relating to the employment of legislative counsel and agents, and to provide for returns of legislative expenses, and prescribing penalties for its violation ;

Which was read first time.

Mr. Julian introduced House bill No. 6, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation ;

Which was read first time.

Mr. Moran introduced House bill No. 7, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to prohibit contracts limiting liability under this act, and to authorize and empower railroad corporations to fix their schedule of charges for the transportation of passengers and freight in excess of those now established by law, in a sum sufficient to bear the burden of this act ;

Which was read first time.

Mr. Jones of Jackson (by request) introduced House bill No. 8, entitled,

An act to amend section 4672, Revised Statutes of Missouri 1889, section 1, entitled "Elections ;"

Which was read first time.

Mr. Jones of Jackson introduced House bill No. 9, entitled
An act to prevent officers elected, or appointed, from attempting
to secure appropriations from the State;
Which was read first time.

Mr. Schooler introduced House bill No. 10, entitled.
An act to regulate elections in cities of 100,000 inhabitants and
over;
Which was read first time.

Mr. Cox introduced House bill No. 11, entitled
An act to amend section 4425 of chapter 49 of the Revised Stat-
utes 1889, entitled "Damages and contributions in actions of tort;"
Which was read first time.

On motion of Mr. Hart,
The House adjourned until 10 a. m. to-morrow, April 24, 1895.

SECOND DAY—WEDNESDAY, April 24, 1895.

House met pursuant to adjournment.
Speaker Russell in the chair.
Prayer by the Chaplain.
Journal of yesterday read and approved.

Messrs. Anderson and LeRoy were reported sick.

The roll of the House being called to ascertain the presence of
the members, the following answered to their names:

Present—Messrs.

Armstrong,	DeFord,	Jones (Hickory),	Odneal,
Arnett,	Denny,	Jones (Jackson),	O'Reilly,
Atkins.	Denslow,	Jones (Polk),	Pettijohn,
Avery,	DeReign,	Julian,	Phipps,
Baughner,	Drabelle.	Kline,	Pollock,
Benner,	Drum,	Kyler,	Porterfield,
Bennett,	Dyer,	Lane,	Pratte,
Best,	Edgar,	Leazenby,	Robertson,
Bittinger,	Ferguson,	LeFavor,	Rohne,
Bothwell,	Freeman,	Lynch,	Ross,
Bourn,	Fuson,	McCollum,	Rothwell,
Breit,	Gay,	McIntyre,	Russell (N. Madrid),
Brock,	George,	McKee,	Sachse,
Buckner,	Gill,	McPherson,	Sailor,
Burks,	Gmelich,	Mahan,	Sartin,
Calhoun,	Griffiths,	Marsh,	Sawyer.
Cape,	Grubb,	Martin,	Schoppenhorst,
Cherrington,	Gurney,	Meriwether,	Schooler,
Chinn,	Hall,	Middleton,	Schumacher,
Choate,	Hammond,	Miller,	Shaw,
Collins,	Hancock,	Minnis.	Short (Cole),
Correll,	Harrison,	Moore (Mississippi),	Short (Phelps),
Cox,	Hart,	Moore (Stone),	Smith (Buchanan),
Davidson,	Higbee,	Moran,	Smith (Howell),
Davis (Taney),	Hinde,	Mueller,	Spencer (Douglas),
Davis (Wayne),	Jenkins,	Murray,	Spencer (St. L. City)
Davison,	Johnston,	O'Dell,	Spurgeon,

Steel,	Tatum,	Watson,	Woodside,
Stickney,	Temme,	Waymeyer,	Young (St. Fran.),
Swanger,	Tubbs,	Weaver,	Young (Texas),
Tartar,	Walton,	Weinhold,	Mr. Speaker—127.
Tate,	Warner,	Wetzel,	

Absent—Messrs.

Carroll,	Daneri,	Melson,	Pritchett,
Coppedge,	McKearly,	Mortimer,	Sullinger—9.
Crisp,			

Sick—Messrs.

Anderson,	Kasey,	LeRoy,	Sherrill—4.
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Messrs. Kasey and Sherrill were reported sick.

Mr. Tubbs offered the following resolution :

Whereas, The appropriations made at the regular session of this General Assembly equal, if they do not exceed, the estimated revenues of the State for the next two years ; and

Whereas, It is undesirable to leave a large deficit for the next General Assembly to make good ; and

Whereas, The expense which will necessarily be incurred by the convening of this Legislature in extra session will render such deficit inevitable, unless some additional source of revenue shall be discovered ; and

Whereas, This House did, at the regular session of this Legislature, pass bills requiring the Excise Commissioner of the City of St. Louis and the coal oil inspectors of the State to turn their fees into the State's treasury, and providing salaries for those officers (which bills, however, were smothered in the committee rooms of a Democratic Senate) ; and

Whereas, Twenty-five thousand dollars per annum is a conservative estimate of the amount which would have gone into the revenue funds of the State under the provisions of those bills had they been enacted into laws ; and

Whereas, The revenue which might be derived from these sources for the next two years would in all probability be sufficient to defray the expenses of this extraordinary session of the 38th General Assembly ; therefore,

Resolved by the House of Representatives of the 38th General Assembly of the State of Missouri, in extraordinary session assembled, That His Excellency, the Governor, be requested to issue a special message conferring upon this Legislature now convened in extra session the power to pass laws requiring the Excise Commissioner of the City of St. Louis and the coal-oil inspectors of the State to pay all their fees into the State's treasury, and to provide compensation for those officers.

Resolved, That the Chief Clerk is hereby directed to furnish the Governor with a copy of this resolution.

Which was read and adopted by the following vote, Messrs. Tubbs and Murray demanding the ayes and noes :

AYES—Messrs.

Atkins,	Freeman,	Mahan,	Shaw,
Baughner,	Fuson,	Martin,	Short (Phelps),
Benner,	Gay,	Middleton,	Smith (Howell),
Bennett,	George,	Muller,	Spencer (Douglas),
Best,	Gmelch,	Mionis,	Spencer (St. L. City),
Bittinger,	Griffiths,	Moore of Stone,	Spurgeon,
Bothwell,	Grubb,	Moran,	Steel,
Breit,	Gurney,	Mueller,	Stickney,
Brock,	Hammond,	Murray,	Swanger,
Buckner,	Hancock,	Odneal,	Tartar,
Calhoun,	Harrison,	Pettijohn,	Tatum,
Cherrington,	Hart,	Phipps,	Temme,
Davis (Taney),	Higbee,	Porterfield,	Tubbs,
Davis (Wayne),	Hinde,	Robertson,	Walton,
Davison,	Johnston,	Rohne,	Warner,
DeFord,	Jones (Hickory),	Sachse,	Watson,
Denny,	Jones (Jackson),	Sailor,	Waymeyer,
Denslow,	Jones (Polk),	Sartin,	Wetzel,
Drum,	Leazenby,	Sawyer,	Young (Texas),
Dyer,	LeFavor,	Schoppenhorst,	Mr. Speaker—33.
Edgar,	McPherson,	Schumacher,	

NOES—Messrs.

Armstrong,	Crisp,	Lynch,	Ross,
Arnett,	Davidson,	McCollum,	Rothwell,
Avery,	DeReign,	McIntyre,	Russell (N. Madrid),
Bourn,	Ferguson,	McKee,	Schooler,
Burks,	Gill,	Marsh,	Short (Cole),
Cape,	Hall,	Meriwether,	Smith (Buchanan),
Chinn,	Jenkins,	Moore (Miss.),	Tate,
Choate,	Julian,	O'Dell,	Weaver,
Collins,	Kline,	O'Reilly,	Weinhold,
Correll,	Kyler,	Pollock,	Woodside, —44.
Cox,	Lane,	Pratte,	Young (St. Francois)

Absent—Messrs.

Carroll,	Drabelle,	Melson,	Pritchett,
Coppedge,	McKearly,	Mortimer,	Sullinger—9.
Daneri,			

Sick—Messrs.

Anderson,	Kasey,	LeRoy,	Sherrill—4.
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House bill No. 1 was read second time and
Referred to Committee on Elections.

House bill No. 2 was read second time and
Referred to Committee on Labor.

House bill No. 3 was read second time and
Referred to Committee on Labor.

House bill No. 4 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 5 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 6 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 7 was read second time and
Referred to Committee on Labor.

House bill No. 8 was read second time and
Referred to Committee on Elections.

House bill No. 9 was read second time and
Referred to Committee on Criminal Jurisprudence.

House bill No. 10 was read second time and
Referred to Committee on Elections.

House bill No. 11 was read second time and
Referred to Committee on Judiciary.

Mr. Crisp introduced House bill No. 12, entitled

An act concerning the registration of voters and the holding of elections in cities now containing, or which may hereafter contain, more than one hundred thousand inhabitants, and providing penalties for frauds in such elections;

Which was read first time.

Mr. Tubbs, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your committee to whom was referred the matter of inquiring into and reporting the number of clerks, pages, messenger clerks and other employes necessary for the prompt transaction of the business of the House, after diligent inquiry and investigation, beg leave to make a partial report and to recommend the following, to wit:

One page, to be appointed by the Speaker.

Chief clerk's force—2 minute clerks, 4 docket clerks, 6 journal clerks, 2 resolution clerks, 1 stationery and bill clerk, 1 printing clerk, 2 reading clerks, 2 messenger clerks, 2 postal clerks, 10 copying clerks, 9 pages.

One janitor for journal room, 1 night watchman, 1 janitor for enrolling and engrossing rooms, 12 clerks for enrolling and engrossing force, jointly.

One doorkeeper, 1 assistant, 1 superintendent of lighting and ventilation, 1 messenger, 1 water carrier, 1 day watch, one night watch, 6 janitors, 2 sweepers, 3 spittoon cleaners, 1 sergeant-at-arms, 1 assistant sergeant-at-arms to have charge of the gallery.

Six committee clerks, to be assigned to the following committees: Judiciary, Ways and Means, Criminal Jurisprudence, Elections, Accounts, and Enrolled and Engrossed Bills, to be appointed by the chairman of the Committee on Enrolled Bills—all of said six clerks to be assigned to such other duties as the Committee on Clerical Force may designate.

ALONZO TUBBS, Chairman,
W. L. PORTERFIELD, Secretary,
J. L. BITTINGER,
J. H. BOTHWELL,
J. F. DAVIDSON,
Committee on Clerical Force.

Which was read and adopted.

Mr. Spencer of St. Louis City (by request) introduced House bill No. 13, entitled

An act providing for the registration of voters in all cities now or hereafter having over 100,000 inhabitants, governing elections in such cities, authorizing the appointment of a commissioner of elections and a board of election commissioners in such cities, defining the duties of such commissioner and such board, and abolishing the offices of recorder and deputy recorder of voters in such cities;

Which was read first time.

Mr. Tatum introduced House bill No. 14, entitled

An act to appropriate money for the payment of mileage and per diem of the officers and members and the contingent expenses of the 38th General Assembly in extra session;

Which was read first time.

Mr. Hinde offered the following resolution :

Whereas, The St. Louis Post-Dispatch has slanderously assailed members of the 38th General Assembly, in the issue of said paper of April 24, 1895, in an article under the caption of "Legislative tools—three classes of men who serve the purposes of the railroads;" therefore, be it

Resolved, That this body request of said newspaper the name of the author of the said article, within 10 days, and correct the said slanderous article in the columns of said paper, using as much space and a conspicuous part for its appearance as the said article. Further, if said request be not complied with at the expiration of said time, the said paper shall be deprived the right of a representative or reporter on the floor of this House.

Which was read.

Mr. Freeman offered the following amendment to resolution :

Amend resolution by striking out the word "ten," and insert the word three;"

Which was read and adopted, and resolution, as amended, was adopted.

On motion of Mr. Moran,

The House took a recess until 3 o'clock p. m.

AFTERNOON SESSION.

The Hour of recess having expired,
The House was called to order by the Speaker.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over 100,000 inhabitants, to provide for the appointment and election of the same, to define the duties of such board, to provide for the registration of voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred Senate bill No. 8, entitled

An act to amend section 4672 of the Revised Statutes of Missouri of 1889, section 1, entitled "Elections,"

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Spencer of St. Louis City was called to the chair.

Mr. Davidson offered the following resolution :

Whereas, Numerous charges have been made through the newspapers and by many individuals, that many members of the 38th General Assembly have accepted and traveled on railroad passes while in the discharge of their duties, which, if true, was a violation of the oath of office which they took when sworn in as members of the Legislature, and which said charges are of a serious nature and calculated to injure the reputation of the innocent as well as the guilty, if any be guilty; therefore, in justice to the innocent and in the interest of the good name of the 38th General Assembly of Missouri,

Be it resolved, That the Speaker appoint a committee of five members of the House with full power to sit during the session of this House, to send for witnesses and papers and make a full investigation into said charges, and report their findings to this House at its earliest possible convenience.

Which was read.

Mr. Davidson moved that the resolution be adopted.

Mr. Minnis offered the following amendment to resolution :

Amend by inserting "also members who have procured or accepted free passes for members of their family; also, to investigate and report the names of State officials who have procured or accepted free passes for themselves or members of their families or friends ;

Which was read.

Mr. Sachse moved that the amendment be laid on the table ;

Which was not agreed to by the following vote, Messrs. Davidson and Avery demanding the ayes and noes :

A YES—Messrs.

Baughner,	Denslow,	Jones (Polk),	Sailor,
Best,	Drum,	Kline,	Schumacher,
Bittinger,	Dyer,	Lane,	Smith (Howell),
Brett,	Edgar,	LeFavor,	Spencer (Douglas),
Cherrington,	Gurney,	Lynch,	Walton,
Davis (Wayne),	Hancock,	Martin,	Warner,
Davison,	Johnston,	Moran,	Watson,
DeFord,	Jones (Hickory),	Rohne,	Waymeyer,
Denny,	Jones (Jackson),	Sachse,	Wetzel—36.

NOES—Messrs.

Armstrong,	Gill,	Melson,	Schooler,
Atkins,	Gmelich,	Middleton,	Short (Cole),
Avery,	Griffiths,	Miller,	Short (Paelps),
Benner,	Grubb,	Minnis,	Smith (Buchanan),
Bennett,	Hall,	Moore (Miss.),	Spencer (St. L. City),
Brock,	Hammond,	Moore (Stone),	Spurgeon,
Buckner,	Harrison,	Mueller,	Steel,
Burks,	Higbee,	Murray,	Stickney,
Calhoun,	Hinde,	O'Dell,	Swanger,
Cape,	Jenkins,	Odneal,	Tartar,
Chinn,	Julian,	O'Reilly,	Tate,
Choate,	Kyler,	Pettijohn,	Tatum,
Collins,	Leazenby,	Phipps,	Temme,
Correll,	McColum,	Pollock,	Tubbs,
Davidson,	McIntyre,	Pritchett,	Weaver,
Drabelle,	McKee,	Rothwell,	Weinhold,
Ferguson,	McPherson,	Russell (N. Madrid),	Woodside,
Fuson,	Mahan,	Sawyer,	Young (Texas),
George,	Marsh,	Schoppenhorst,	Mr. Speaker—76.

Absent—Messrs.

Arnett,	Crisp,	Hart,	Ross,
Bothwell,	Daneri,	McKearly,	Sartin,
Bourn,	Davis (Taney),	Meriwether,	Shaw,
Carroll,	DeReign,	Mortimer,	Sullinger,
Coppedge,	Freeman,	Pratte,	Young (St. Francois)
Cox,	Gay,	Robertson,	—23.

Absent with leave—Mr. Porterfield—1.

Sick—Messrs.

Anderson,	Kasey,	LeRoy,	Sherrill—4.
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Mr. Porterfield was granted leave of absence for one day.

Mr. Avery offered the following substitute to resolution and amendment:

Whereas, Section 24, article 71, of the Constitution of the State of Missouri, provides as follows: "No railroad or other transportation company shall grant free passes or tickets at a discount to members of the General Assembly," and that the acceptance of such a pass or ticket, by a member of the General Assembly, or by such officer, shall be a forfeiture of his office; and

Whereas, Each member of this House, before entering upon the discharge of his duties, by oath solemnly promised that he would obey the Constitution of this State: and

Whereas, It has come to the knowledge of this body that it has been charged that there had been present at the regular session of this assembly an organized railroad lobby, whose stock in trade was largely free passes, or transportation over railroads, and that members of this body have accepted and used free transportation or passes, and used the same while in office, thus violating their oath of office, and subjecting themselves to forfeiture of their official positions; therefore be it

Resolved, That in justice to the honor and dignity of this House, of the Thirty-eighth General Assembly and each individual member thereof, that the Speaker of this House be authorized, instructed and empowered to appoint a committee of five members of this House, with full power to inquire into the truth or falsity of these charges, and that said committee be authorized to sit during the session of this House, and that said committee be empowered to send for witnesses and enforce their attendance, and to send for books and papers.

Which was read.

Mr. Crisp was granted leave of absence until noon tomorrow.

Mr. Moran moved that the whole matter be referred to Committee on Criminal Jurisprudence.

Mr. Denslow moved that the House adjourn until 10 o'clock a. m. Thursday.

Mr. Russell of Crawford moved that the House adjourn under the rules;

Which was not agreed to.

The motion to adjourn until 10 o'clock a. m. was then agreed to.

THIRD DAY—THURSDAY, April 25, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Mr. Coppedge was granted leave of absence until Monday.

Mr. Moran offered the following resolution:

Whereas, On the 3d day of April, 1895, the Governor exercised his constitutional authority and convened the 38th General Assembly in extra session, by issuing his proclamation of that date and causing the same to be properly filed in the archives of the office of the Secretary of State, a certified copy of which said proclamation was read by the Chief Clerk of this body, convening the same pursuant to the call contained in the proclamation; and,

Whereas, The public press of the State contains what purports to be a second and further proclamation issued by the Governor on the 13th day of April, 1895, and containing reasons that are radically different from those contained in his proclamation of April 3d—said proclamation of April 13th being in words and figures following:

JEFFERSON CITY, Mo., April 13, 1895.

DEAR SENATOR—I want to write you frankly as a Democratic Senator concerning the extra session. I mean this as a friendly talk of one Democrat to another.

I want to say in the first place that I called the Legislature because it seemed to me to be a duty both to the State and to the party. I have taken the whole responsibility of this myself, and do not wish to evade it or to ask anyone to share it. As to the personal aspects of the situation, I am wholly indifferent. As to the public and party aspects of it, I feel a profound interest.

1. As to the election law. I assume that no honest man wants a law on the Statute books which offers both a temptation and an opportunity for the committing of fraud, I assume that every honest man wants an honest election, and therefore is in favor of an honest law that will tend to accomplish that result. Election machinery should be constructed wholly with the view to preventing fraud and to securing an honest expression of the will of the voters at the polls. I am opposed to any such law under which such crimes can be committed as have been committed under the law now in force. There is a wide-felt belief, for which there is unfortunately abundant good reason, that frauds on a large scale are perpetrated in the cities under the present law. It does not matter that both parties are equally guilty of these frauds. The point I make, and which I consider unanswerable, is that fraud ought not to be made easy, but as difficult as possible.

The Democratic party is the dominant party of the State. It ought not to be driven into doing what it is manifestly its duty to do. If Democrats in authority do not show solicitude and a willingness to correct the evils against which honest men of all parties are complaining, then it would look as if we are indifferent, or, what is worse, that we expect to profit by the opportunity for wrong-doing. The Democratic party should not put itself in that attitude before the people of these great cities. I am a partisan politician, as emphatic and aggressive as a man dare to be along correct lines. When I go to St. Louis or Kansas City I am usually sur-

rounded, as other visitors are, by the politicians of those cities. These city politicians are *sui generis*. As a rule they are not scrupulous as to the means so that they accomplish the ends. I like the politicians and the workers, but I can not yield my sense of right or my judgment of public duty or party policy to them. Follow them and 80 per cent of them will lead you into any extreme. The party can not afford to do that kind of thing. As an organization the party must stand forth for that which is right.

I will now discuss the merits of a fellow-servant's law. This much I will say: There is no principle involved in fellow-servant legislation. One man might properly oppose such a law, another favor it, and different men divide as to the scope and terms of a measure. There is no great vital principle involved. It is not difficult to state a case where a right of action ought in all good conscience to be maintained by an employe against his corporate employer. Cases might also be stated where the right to maintain an action ought not to exist.

These things, however, concern only the details of legislation. The fact that it is easy to state cases where the moral sense of fairness and the conscience of right-thinking men will at once say that damages ought to be paid, proves that legislation of this character, within proper limits and restrictions, should be enacted. Why should it not be? Why is it not done? Do you believe for a moment that if Phelps, Carroll, Flannigan, etc., did not oppose the measure—if the tremendous influence of railroad corporations did not obstruct—do you believe for a moment that this long-continued demand of twenty-odd thousand voters in Missouri, supported by several times that number of sympathizers, would not have long since been enacted into law? If, during the session just adjourned, the representatives of the railroads had announced to the Senators and Representatives here that they had no objection to the passage of such a law, do you doubt that such a law would have passed? You know, Senator, as well as I know, the tremendous influence exercised by the lobby here. Are you willing to have this condition continued indefinitely in Missouri? I cannot believe that you are willing to it.

Missouri is a doubtful State. Look at this situation: The managing head of every prominent railroad in Missouri is Republican—Brown of the Burlington, Nettleton, Warner, Hays, Morrill, etc. They have some men under them who are Democrats, but these Democrats are drawing large salaries, and hold their positions as the subordinates of the managing heads. It is a fact well known already that these railroads are far more liberal contributors to Republican than to Democratic campaign funds. Next year we will find these leading men throwing the power of their influence to help the Republican party. Shall we also permit them, by adroit manipulation, to put us and leave us in an attitude of hostility to their workmen, and be thus enabled to swing their army of workmen into line with them in opposition to the Democratic party? We are at a disadvantage. We can put the Democratic party on top. Why should any Democratic senator or representative stand on the other side? Is it for the good of the Democratic party? Is it for some great vital principle? No thoughtful man would say that. Of course, the railroads and the railroad lobby will fight for that side. Why? Because they think it may save the railroad companies a few dollars. That is the whole of it. The Democrats of the lobby will serve the railroads without regard to its effect on the party. If the issue is between the Democratic party and the railroads, which side will Phelps, Carroll and the others take?

Very truly yours,

WM. J. STONE.

And whereas, In said second proclamation the Governor asserts that "there is no principle involved in fellow-servant legislation," and that the Thirty-eighth General Assembly is convened in extraordinary session for the purpose of putting the Democratic party "on top," because "Missouri is a doubtful State;" therefore, be it

Resolved, That the Chief Clerk of this House be directed to call upon the Secretary of State and procure a certified copy of said second proclamation, if the same be filed in the archives of his office.

Which was read.

Mr. Choate moved that the resolution be laid upon the table;

Which was not agreed to by the following vote—Messrs. Choate and Arnett demanding the ayes and noes:

AYES—Messrs.

Armstrong,
Arnett,
Avery,
Best,
Bittinger,

Bourn,
Brock,
Buckner,
Burks,
Cape,

Chinn,
Choate,
Collins,
Correll,
Cox,

Crisp,
Davidson,
Davis (Wayne),
DeReign,
Drabelle,

Dyer,	Kyler,	Mueiler,	Sherrill,
Ferguson,	Lane,	O'Dell,	Short (Cole),
Fuson,	Lynch,	Odneal,	Short (Phelps),
George,	McCollum,	O'Reilly,	Smith (Buchanan),
Gill,	McIntyre,	Pollock,	Steel,
Gmelich,	McKearly,	Pratte,	Tate,
Griffiths,	McKee,	Ross,	Weaver,
Hall,	Marsh,	Rothwell,	Weinhold,
Jenkins,	Melson,	Russell (N. Madrid),	Woodside,
Julian,	Meriwether,	Schooler,	Young (St. Francois)
Kline,	Moore (Mississippi),		—62.

NOES—Messrs.

Atkins,	Gurney,	Miller,	Spencer (Douglas),
Baughner,	Hammond,	Minnis,	Spencer (St. L. City)
Benner,	Hancock,	Moore (Stone),	Spurgeon,
Bennett,	Harrison,	Moran,	Stickney,
Bothwell,	Hart,	Murray,	Swanger,
Breit,	Higbee,	Pettijohn,	Tartar,
Calhoun,	Hinde,	Phipps,	Tatum,
Cherrington,	Johnston,	Robertson,	Temme,
Davis (Taney),	Jones (Hickory),	Rohne,	Tubbs,
Davison,	Jones (Jackson),	Sachse,	Walton,
DeFord,	Jones (Polk),	Sailor,	Warner,
Denny,	Leazenby,	Sartin,	Watson,
Denslow,	LeFavor,	Sawyer,	Waymeyer,
Drum,	McPherson,	Schoppenhorst,	Wetzel,
Edgar,	Mahan,	Schumacher,	Young (Texas),
Freeman,	Martin,	Shaw,	Mr. Speaker—67.
Gay,	Middleton,	Smith (Howell),	

Absent—Messrs.

Carroll,	Grubb,	Pritchett,	Sullinger—6.
Daneri,	Mortimer,		

Absent with leave--Messrs.

Coppedge,	Porterfield—2.
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Sick—Messrs.

Anderson,	Kasey,	LeRoy—3.
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Mr. Spencer of St. Louis City moved that the resolution be referred to Committee on Judiciary;

Which was agreed to.

Mr. Hinde introduced House bill No. 15, entitled

An act to regulate primary elections of Political parties in cities having more than 100,000 inhabitants;

Which was read first time.

House bill No. 12 was read second time and

Referred to Committee on Elections.

House bill No. 13 was read second time and

Referred to Committee on Elections.

House bill No. 14 was read second time and

Referred to Committee on Appropriations.

The pending amendment to rules was read and rejected.

Resolution and amendments pending upon the adjournment yesterday were taken up.

Mr. Moran moved that the committee be instructed to report upon said resolution as speedily as possible, if referred;

Which was agreed to.

On motion of Mr. Moran, the previous question was ordered, and resolution and amendments were referred as moved by the following vote on division: Ayes 85, noes 23.

On motion of Tubbs,

House bill No. 1 was taken up for amendment and engrossment.

Mr. Rothwell offered the following amendment:

Amend House bill No. 1 by striking out all after the enacting clause, and inserting the following:

Mr. Arnett moved that the engrossment of House bill No. 1 be made a special order for Monday, April 29, at 10 o'clock a. m.;

Which was not agreed to.

On motion of Mr. Moran, the previous question was ordered by the following vote—Messrs. Rothwell and Arnett demanding the ayes and noes:

AYES—Messrs.

Atkins,	Freeman,	Mahan,	Shaw,
Baughner,	Gay,	Martin,	Short (Phelps),
Benner,	Gill,	Middleton,	Smith (Howell),
Bennett,	Gmelich,	Miller,	Spencer (Douglas),
Best,	Griffiths,	Minnis,	Spencer (St. L. City).
Bittinger,	Grubb,	Moore (Stone),	Spurgeon,
Bothwell,	Gurney,	Moran,	Steel,
Breit,	Hammond,	Mueller,	Stickney,
Brock,	Hancock,	Murray,	Swanger,
Calhoun,	Harrison,	Odneal,	Tartar,
Cherrington,	Hart,	Pettijohn,	Tatum,
Davis (Taney),	Higbee,	Phipps,	Temme,
Davis (Wayne),	Hinde,	Robertson,	Tubbs,
Davison,	Johnston,	Rohne,	Walton,
DeFord,	Jones (Hickory),	Sachse,	Warner,
Denny,	Jones (Jackson),	Sailor,	Watson,
Denslow,	Jones (Polk),	Sartin,	Waymeyer,
Drabelle,	Leazenby,	Sawyer,	Wetzel,
Drum,	LeFavor,	Schoppenhorst,	Young (Texas),
Edgar,	McPherson,	Schumacher,	Mr. Speaker—80.

NOES—Messrs.

Armstrong,	Cox,	McKearly,	Rothwell,
Arnett,	Davidson,	McKee,	Russell (N. Madrid),
Avery,	Ferguson,	Marsh,	Schooler,
Bourn,	Fuson,	Melson,	Sherrill,
Buckner,	Hall,	Meriwether,	Short (Cole),
Burks,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Cape,	Julian,	Mortimer,	Tate,
Carroll,	Kline,	O'Dell,	Weaver,
Chinn,	Kyler,	O'Reilly,	Weinhold,
Choate,	Lane,	Pollock,	Woodside,
Collins,	Lynch,	Pratte,	Young (St. Fran.),
Correll,	McCollum,	Ross,	—47.

Absent—Messrs.

Crisp,	DeReign,	George,	Pritchett,
Daneri,	Dyer,	McIntyre,	Sullinger—8.

Absent with leave—Messrs.

Coppedge,	Porterfield—2.
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Sick—Messrs.

Anderson,	Kasey,	LeRoy—3.
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Amendment to House bill No. 1 was then rejected by the following vote—Messrs. Rothwell and Arnett demanding the ayes and noes:

AYES—Messrs.

Armstrong,	Crisp,	McCollum,	Ross,
Arnett,	Davidson,	McKearly,	Rothwell,
Avery,	Drabelle,	McKee,	Russell (N. Madrid),
Bourn,	Ferguson,	Marsh,	Schooler,
Buckner,	Gill,	Melson,	Sherrill,
Burks,	Hall,	Meriwether,	Short (Cole),
Cape,	Jenkins,	Moore (Mississippi),	Smith (Buchanan),
Chinn,	Julian,	Mortimer,	Tate,
Choate,	Kline,	O'Dell,	Weaver,
Collins,	Kyler,	O'Reilly,	Weinhold,
Correll,	Lane,	Pollock,	Woodside,
Cox,	Lynch,	Pratte,	Young (St. Fran.)—48

NOES—Messrs.

Atkins,	Freeman,	Martin,	Shaw,
Baughner,	Fuson,	Middleton,	Short (Phelps),
Benner,	Gay,	Miller,	Smith (Howell),
Bennett,	George,	Minnis,	Spencer (Douglas),
Best,	Gmelich,	Moore (Stone),	Spencer (St. L. City),
Bittinger,	Griffiths,	Moran,	Spurgeon,
Bothwell,	Gurney,	Mueller,	Steel,
Breit,	Hammond,	Murray,	Stickney,
Brock,	Hancock,	Odneal,	Swanger,
Calhoun,	Harrison,	Pettijohn,	Tartar,
Cherrington,	Hart,	Phipps,	Tatum,
Davis (Taney),	Higbee,	Robertson,	Temme,
Davis (Wayne),	Hinde,	Rohne,	Tubbs,
Davison,	Jones (Hickory),	Sachse,	Walton,
DeFord,	Jones (Jackson),	Sailor,	Watson,
Denny,	Jones (Polk),	Sartin,	Waymeyer,
Denslow,	Leazenby,	Sawyer,	Wetzel,
Drum,	LeFavor,	Schoppenhorst,	Young (Texas),
Dyer,	McPherson,	Schumacher,	Mr. Speaker—78.
Edgar,	Mahan,		

Absent—Messrs.

Carroll,	DeReign,	McIntyre,	Sullinger,
Daneri,	Johnston,	Pritchett,	Warner—8.

Absent with leave—Messrs.

Coppedge,	Grubb,	Porterfield—3.
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Sick—Messrs.

Anderson,	Kasey,	LeRoy—3.
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Mr. Grubb was reported sick.

House bill No. 1 was then ordered to engrossment by the following vote:

AYES—Messrs.

Atkins,	Edgar,	Middleton,	Short (Phelps),
Baughner,	Freeman,	Miller,	Smith (Howell),
Benner,	Gay,	Minnis,	Spencer (Douglas),
Bennett,	Gmelich,	Moore (Stone),	Spencer (St. L. City)
Best,	Griffiths,	Moran,	Spurgeon,
Bittinger,	Gurney,	Mueller,	Steel,
Bothwell,	Hammond,	Murray,	Stickney,
Breit,	Hancock,	Odneal,	Swanger,
Brock,	Harrison,	Pettijohn,	Tartar,
Calhoun,	Hart,	Phipps,	Tatum,
Cherrington,	Higbee,	Robertson,	Temme,
Crisp,	Hinde,	Rohne,	Tubbs,
Davis (Taney),	Jones (Hickory),	Sachse,	Walton,
Davis (Wayne),	Jones (Jackson),	Sailor,	Warner,
Davison,	Jones (Polk),	Sartin,	Watson,
DeFord,	Leazenby,	Sawyer,	Waymeyer,
Denny,	LeFavor,	Schoppenhorst,	Wetzel,
Denslow,	McPherson,	Schumacher,	Young (Texas),
Drum,	Mahan,	Shaw,	Mr. Speaker—78.
Dyer,	Martin,		

NOES—Messrs.

Armstrong,	Davidson,	McCollum,	Russell (N. Madrid),
Arnett,	Drabelle,	McKee,	Schooler,
Avery,	Fuson,	Marsh,	Sherrill,
Bourn,	George,	Meriwether,	Short (Cole),
Buckner,	Gill,	Moore (Mississippi),	Smith (Buchanan),
Burks,	Hall,	Mortimer,	Tate,
Cape,	Jenkins,	O'Dell,	Weaver,
Carroll,	Julian,	O'Reilly,	Weinhold,
Chinn,	Kline,	Pollock,	Woodside,
Choate,	Kyler,	Pratte,	Young (St. Fran.),
Collins,	Lane,	Ross,	—46.
Correll,	Lynch,	Rothwell,	

Absent—Messrs.

Cox,	Ferguson,	McKearly,	Pritchett,
Daneri,	Johnston,	Melson,	Sullinger—10.
DeReign,	McIntyre,		

Absent with leave—Messrs.

Coppedge,	Grubb,	Porterfield—3.
Sick—Messrs.		
Anderson,	Kasey,	LeRoy—3.

On motion of Mr. Spencer,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,
The House was called to order by the Speaker.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the Thirty-eighth General Assembly in extra session,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Crisp moved that the vote by which House bill No. 1 was ordered to engrossment be reconsidered;

Which was not agreed to.

Mr. Moran moved that the House take recess for 20 minutes;

Which was agreed to by the following vote on division: Ayes 67,
noes 23.

The hour of recess having expired,
The House was called to order by the Speaker.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over one hundred thousand inhabitants, to provide for the appointment and election of the same, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and

providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters,

Begs leave to report that it has examined the same, and finds it to be correctly engrossed ;

Which was read.

Mr. Spencer of St. Louis City moved that House bill-No. 1 be read third time and put upon its passage ;

Which was agreed to.

Mr. Davidson submitted the following protest, and asked that it go upon the record :

MR. SPEAKER : I hereby enter my protest against the third reading and passage of House bill No. 1 at this time, for the following reasons, to wit :

Because it would be in violation of section 27. article 4, of the Constitution of the State of Missouri, and also of rule 33 of this House, for the reason that this House bill No. 1 has never been printed since it was reported to this House by a committee of this House.

Which was read.

Mr. Bittinger was called to the chair.

The Speaker resumed the chair.

On motion of Mr. Mueller, the previous question was ordered by the following vote, Messrs—Rothwell and Julian demanding the ayes and noes :

AYES—Messrs.

Atkins,	Freeman,	Martin,	Shaw,
Baughner,	Gay,	Middleton,	Smith (Howell),
Benner,	Griffiths,	Miller,	Spencer (Douglas),
Bennett,	Grubb,	Minnis,	Spencer (St. L. City),
Best,	Gurney,	Moore (Stone),	Spurgeon,
Bittinger,	Hammond,	Moran,	Steel,
Bothwell,	Hancock,	Mueller,	Stickney,
Breit,	Harrison,	Murray,	Swanger,
Brock,	Hart,	Odneal,	Tartar,
Calhoun,	Higbee,	Pettijohn,	Tatum,
Cherrington,	Hinde,	Phipps,	Temme,
Davis (Taney),	Johnston,	Robertson,	Tubbs,
Davis (Wayne),	Jones (Hickory),	Rohne,	Walton,
Davison,	Jones (Jackson),	Sachse,	Warner,
DeFord,	Jones (Polk),	Sailor,	Watson,
Denslow,	Leazenby,	Sartin,	Waymeyer,
Denny,	LeFavor,	Sawyer,	Wetzel,
Drum,	McPherson,	Schoppenhorst,	Young (Texas),
Dyer,	Mahan,	Schumacher,	Mr. Speaker—77.
Edgar,			

NOES—Messrs.

Armstrong,	Davidson,	McCollum,	Ross,
Arnett,	Drabelle,	McKearly,	Rothwell,
Avery,	Ferguson,	McKee,	Russell (N. Madrid),
Bourn,	Fuson,	Marsh,	Schooler,
Buckner,	George,	Melson,	Sherrill,
Burks,	Gill,	Meriwether,	Short (Cole),
Cape,	Hall,	Moore (Mississippi),	Smith (Buchanan),
Chinn,	Jenkins,	O'Dell,	Tate,
Choate,	Julian,	O'Reilly,	Weaver,
Collins,	Kline,	Pollock,	Weinhold,
Correll,	Kyler,	Pratte,	Woodside,
Cox,	Lane,	Pritchett,	Young (St. Fran.)
Crisp,	Lynch,		—50.

Absent—Messrs.

Carroll,	DeReign,	Mortimer,	Sullinger—7.
Daneri,	Gmelich,	Short (Phelps),	

Absent with leave---Messrs.

Coppedge, Porterfield—2.

Sick—Messrs.

Anderson, Kasey, LeRoy, McIntyre—4.

Messrs. McIntyre and Anderson were reported sick.

Mr. Johnston was granted leave of absence until Monday, April 29.

Mr. Porterfield was granted indefinite leave of absence.

House bill No. 1 was then read third time and passed by the following vote:

A YES—Messrs.

Atkins,	Edgar,	Martin,	Shaw,
Baugher,	Freeman,	Middleton,	Smith (Howell),
Benner,	Gay,	Miller,	Spencer (Douglas),
Bennett,	Griffiths,	Minnis,	Spencer (St.L. City),
Best,	Grubb,	Moore (Stone),	Spurgeon,
Bittinger,	Gurney,	Moran,	Steel,
Bothwell,	Hammond,	Mueller,	Stickney,
Breit,	Hancock,	Murray,	Swanger,
Brock,	Harrison,	Odneal,	Tartar,
Calhoun,	Hart,	Pettijohn,	Tatum,
Cherrington,	Higbee,	Phipps,	Temme,
Davis (Taney),	Hinde,	Robertson,	Tubbs,
Davis (Wayne),	Jones (Hickory),	Rohne,	Walton,
Davison,	Jones (Jackson),	Sachse,	Warner,
DeFord,	Jones (Polk),	Sailor,	Watson,
Denny,	Leazenby,	Sartin,	Waymeyer,
Denslow,	LeFavor,	Sawyer,	Wetzel,
Drum,	McPherson,	Schoppenhorst,	Young (Texas),
Dyer,	Mahan,	Schumacher,	Mr. Speaker—76.

NOES—Messrs.

Armstrong,	Crisp,	Kyler,	Ross,
Arnett,	Davidson,	Lynch,	Schooler,
Avery,	Drabelle,	McCollum,	Sherrill,
Buckner,	Ferguson,	McKee,	Smith (Buchanan),
Burks,	Fuson,	Marsh,	Tate,
Cape,	George,	Meriwether,	Weaver,
Carroll,	Gill,	O'Reilly,	Weinhold,
Chinn,	Hall,	Pollock,	Woodside,
Correll,	Jenkins,	Pratte,	Young (St. Francois)
Cox,	Julian,	Pritchett,	—39.

Absent—Messrs.

Bourn,	Lane,	Mortimer,	Short (Cole),
Choate,	McKearly,	O'Dell,	Short (Phelps),
DeReign,	Melson,	Rothwell,	Sullinger—15.
Kline,	Moore (Mississippi),	Russell (N.Madrid),	

Absent with leave—Messrs.

Collins,	Gmelich,	Johnston,	Porterfield—5.
Coppedge,			

Sick—Messrs.

Anderson,	Kasey,	LeRoy,	McIntyre—5.
Daneri,			

Messrs. Collins and Gmelich were granted leave of absence.

Mr. Walton was granted leave of absence until Tuesday, April 30.

Title to House bill No. 1 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 1 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

Mr. Crisp moved that the House adjourn until 10 o'clock a. m. Friday, April 26;

Which was agreed to.

FOURTH DAY—FRIDAY, April 26, 1895.

House met pursuant to adjournment.

Mr. Speaker in the chair.

Prayer by the Chaplain.

Journal of yesterday was read and approved.

The following communication was received from Hon. Chas. H. Jones, editor and manager of the Post-Dispatch :

St. Louis, April 25, 1895.

A. GRIFFEN, Esq., Chief Clerk House of Representatives, Jefferson City, Mo :

DEAR SIR—I am in receipt of the copy of the resolution which you report over your signature as "unanimously adopted April 24, 1895." I presume this is the resolution reported in the newspapers as having been adopted by the Missouri House of Representatives.

The wording of the resolution is ambiguous. If I understand its purport, it is a request for the name of the author of an article printed in the Post-Dispatch. I regret that I cannot comply with this request. It is a fixed rule of all newspaper offices not to furnish the names of writers whose names are not attached to their articles. Another request which seems to be contained in the resolution is that a correction of the article be published. I presume this request has already been complied with through the publication in the Post-Dispatch of a synopsis of the discussion over the resolution, and of the disclaimers of the several members at yesterday's session of the House. If material for further correction is furnished by the gentlemen who consider themselves aggrieved, it will probably be published.

I invite your attention to the fact that nothing is charged in the article complained of against the members whose names are published. The people of Missouri are simply invited to "watch the votes" and the "not voting" or "absent."

I am unable to perceive that there is anything offensive in inviting the constituents of public servants to watch the manner in which they perform their work. On the contrary, I should think that such watchfulness would be welcomed by all who are conscious of doing their work in the people's interest and for the public welfare.

Which was read.

House bill No. 15 was read second time and

Referred to Committee on Elections.

Mr. Harrison moved that the House take a recess for 20 minutes;

Which was not agreed to by the following vote—ayes and noes being demanded :

A YES—Messrs.

Freeman,
Gay,
Harrison,

Higbee,
Julian

Odneal,
Porterfield,

Rothwell,
Short (Phelps)—9.

NOES—Messrs.

Armstrong,
Arnett,
Baughner,
Benner,
Bennett,
Best,
Bittinger,
Bourd,
Breit,
Brock,
Buckner,
Burks,
Calhoun,
Cape,

Collins,
Correll,
DeFord,
Denny,
Denslow,
DeReign,
Drum,
Dyer,
Edgar,
Fuson,
Gil,
Gurney,
Hancock,
Hinde,

Jones (Hickory),
Jones (Jackson),
Leazenby,
LeFavor,
Lynch,
McCollum,
McKearly,
McKee,
McPherson,
Mahan,
Marsh,
Miller,
Moore (Mississippi),
Moore (Stone),

Moran,
Murray,
O'Dell,
Rohne,
Ross,
Schoppenhorst,
Shaw,
Spurgeon,
Tartar,
Tatum,
Weaver,
Wetzel,
Young (Texas)—55.

Absent—Messrs.

Avery,	Hart,	Phipps,	Spencer (St. L. City),
Carroll,	Jenkins,	Pollock,	Steel,
Cherrington,	Jones (Polk),	Pritchett,	Stickney,
Chinn,	Kline,	Robertson,	Sullinger,
Choate,	Kyler,	Russell (N. Madrid),	Tate,
Crisp,	Lane,	Sachse,	Temme,
Davidson,	Martin,	Sailor,	Tabbs,
Davis (Taney.)	Melson,	Sartin,	Warner,
Davis (Wayne),	Meriwether,	Sawyer,	Watson,
Ferguson,	Middleton,	Schooler,	Waymeyer,
George,	Minnis,	Schumacher,	Weinhold,
Griffiths,	Mortimer,	Sherrill,	Woodside,
Grubb,	Mueller,	Short (Cole),	Young (St. Francois)
Hall,	O'Reilly,	Smith (Buchanan),	Mr. Speaker—57.
Hammond,			

Absent with leave—Messrs.

Coppedge,	Johnston,	Pratte,	Walton—5.
Gmelich,			

Sick—Messrs.

Anderson,	Kasey,	LeRoy,	McIntyre—5.
Daneri,			

Present and not voting—Messrs.

Atkins,	Davison,	Pettijohn,	Spencer (Douglas),
Bothwell,	Drabelle,	Smith (Howell),	Swanger—9.
Cox,			

Mr. Freeman raised the point of order of no quorum.

The following members were counted by the Speaker as present and not voting: Messrs. Atkins, Bothwell, Cox, Davison, Pettijohn, Smith of Howell, Spencer of Douglas, Swanger and Drabelle.

Mr. Pratte was granted leave of absence.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 6, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation,

Begs leave to report that it has examined the same, and recommends that it be referred back to the House without recommendation, but further recommends that it be printed for the information of members;

Which was read, and so ordered.

Mr. Davis of Taney, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 4, entitled

An act repealing all laws punishing members of the General Assembly for taking bribes, and prescribing penalties for principal and accessory for attempting to bribe them,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 5, entitled

An act relating to the employment of legislative counsel and agents, and to provide for returns of legislative expenses, and prescribing penalties for its violation,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

Mr. Davis, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House resolution No. 5, with amendment No. 1, and substitute for the entire matter,

Begs leave to report that it has examined the same, and recommends they do not be adopted, and recommends the following substitute therefor :

Whereas, The Governor of this State, in his proclamation calling the General Assembly to meet in special session, charges that legislation in this General Assembly has been practically controlled by the influences of an active and arrogant lobby ; and

Whereas, This charge has been taken up and magnified and widely published by certain newspapers in this State ; and

Whereas, a representative in the House has brought forward a resolution and asked its adoption in the House, in which it is recited that members of the House are accused of receiving railroad passes, in violation of law and of their oath of office ; and

Whereas, All these charges and accusations are made in such vague and general terms as to put a stigma on the entire membership of the Assembly, and to tend to bring into disrepute the legislative branch of our government ; and

Whereas, The Constitution prohibits State officers and legislators from accepting transportation ; be it

Resolved, That it is the judgment of this House that an opportunity should be given for a proper investigation of such charges and accusations, and that all who make charges reflecting on the integrity of the members of this House shall be asked to make such charges specifically and to furnish proper evidence to sustain the charges.

Resolved, That a committee of five be appointed by the Speaker to hear and investigate all charges and accusations that may be made before them against any member of this House, on account of any alleged bribery or receipt of railroad passes or tickets, or of any act that shows any undue and illegal influences that have enabled any lobbyist to control or influence any members of the House.

Resolved, That such committee shall have power, also, to investigate any charges that may be made before them in relation to the receipt of railroad passes or tickets by any other State officials, or by members of their families or friends, at their instance.

Resolved, That the committee be given power to employ a stenographic clerk, and is hereby authorized to summon witnesses and to send for persons and papers during the progress of such investigation, and to enforce obedience thereto, as the committee deems proper to make.

Resolved, That the Governor of the State, the reporters and editors of newspapers, the authors of the resolution, and all other persons, are hereby invited to appear before such committee and to aid in such investigation, by making specific charges and offering all available evidence in support thereof.

Which was read, and the substitute adopted.

The Speaker appointed on committee of investigation Messrs. Hammond, Sartin, Grubb, Armstrong and Rothwell.

On motion of Mr. Sachse,

The House adjourned until 3 o'clock p. m. Monday.

FIFTH DAY—MONDAY, April 29, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. H. P. Powers.

Journal of Friday read and approved.

Mr. Davidson introduced House bill No. 16, entitled,

An act to prevent lobbying before the General Assembly, to make the employment of agents to secure the passage or defeat of any measure of legislation unlawful, with certain exceptions, and providing penalties for violations of this act, and for other purposes ;

Which was read first time.

Mr. Phipps introduced House bill No. 17, entitled

An act concerning primary elections in cities now having and hereafter having 100,000 inhabitants or more ;

Which was read first time.

On motion of Mr. Tubbs,

The House resolved itself into a Committee of the Whole for the consideration of House bill No. 14.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report :

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the extra session of the 38th General Assembly,

Begs leave to report that it has had the matter under consideration, and recommends that it do pass ;

Which was read and adopted.

On motion of Mr. Swanger,

House bill No. 14 was ordered engrossed.

Mr. Denslow was reported sick.

Mr. Swanger offered the following resolution :

Whereas, It is learned through the public press of the country that a foreign European power has invaded a sister American republic, and has forcibly taken possession of the city of Corinto, a city of the republic of Nicaragua ; and

Whereas, The doctrine of "America for Americans," as uttered by the immortal Monroe, has ever since been held to be the true doctrine of our nation as to the rights of foreign European powers to colonize or extend dominion on the soil of the American continent ; therefore, be it

Resolved by the House of Representatives of the Thirty-eighth General Assembly in extra session, That it is the sense of this House that the President of the United States insist on a strict enforcement of the spirit and letter of the "Monroe doctrine," and compel the withdrawal of such foreign power from the invaded territory, peaceably if possible, forcibly if necessary.

Resolved, That a copy of these resolutions be forwarded to His Excellency, President Cleveland.

Which was read.

Mr. Buckner offered the following amendment : Amend by adding the following :

That, whereas, we have demonstrated our ability to deal with and illuminate all subjects within human knowledge,

It is the sense of this House that the member from Sullivan be appointed a committee of one to submit to this House all matters, state, national and international, particularly the latter, for the consideration of this body, and to indicate to the House whatever increase in appropriation may be necessary in order to accomplish his suggestions.

Which was read.

Mr. Rothwell offered the following amendment:

Amend the first resolution by adding the words: "Provided, that said foreign country makes any demonstrations in Nicaragua toward any acquisition of territory, overthrow of existing government, or any other act further than the collecting of the \$75,000 claimed as compensation;"

Which was read.

On motion of Mr. McKee,

Resolution and amendments were referred to Committee on Federal Relations, by the following vote on division: Ayes 49, noes 47.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the extra session of the 38th General Assembly,

Begs leave to report that it has compared the same and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

Messrs. Choate, Kline, Bothwell, Coppedge, Burks, Spencer of St. Louis City, Martin, Tatum, Gmelich and Stickney were granted leave of absence.

Mr. Crisp was reported sick.

House bill No. 14 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Davison,	Jones (Hickory),	Murray,
Armstrong,	DeFord,	Jones (Polk),	O'Dell,
Arnett,	Denny,	Julian,	O'Reilly,
Atkins,	DeReign,	Kyler,	Pettijohn,
Avery,	Drabelle,	Lane,	Phipps,
Baugher,	Drum,	Leazenby,	Pollock,
Benner,	Dyer,	LeFavor,	Porterfield,
Bennett,	Edgar,	LeRoy,	Pritchett,
Best,	Ferguson,	Lynch,	Robertson,
Bittinger,	Freeman,	McCollum,	Rohne,
Bourn,	Fuson,	McIntyre,	Ross,
Breit,	Gay,	McKearly,	Rothwell,
Brock,	George,	McKee,	Russell (N. Madrid),
Buckner,	Gill,	McPherson,	Sachse,
Calhoun,	Grubb,	Mahan,	Sailor,
Cape,	Gurney,	Marsh,	Sartin,
Cherrington,	Hall,	Melson,	Sawyer,
Chinn,	Hancock,	Meriwether,	Schoppenhorst,
Collins,	Harrison,	Middleton,	Schumacher,
Correll,	Hart,	Miller,	Shaw,
Cox,	Higbee,	Moore (Mississippi),	Sherrill,
Davidson,	Hinde,	Moore (Stone),	Short (Cole),
Davis (Taney),	Jenkins,	Moran,	Short (Phelps),
Davis (Wayne),	Johnston,	Mueller,	Smith (Howell),

Spencer (Douglas), Tartar,
Spurgeon, Tate,
Stickney, Temme,
Sullinger, Tubbs,
Swanger, Warner,

Watson,
Waymeyer
Weaver,
Weinhold,
Wetzel,

Woodside,
Young (St Francois)
Young (Texas),
Mr. Speaker—115.

NO—Mr. Schooler—1.

Absent—Messrs.

Carroll, Jones (Jackson),
Griffith, Minnis,
Hammond,

Mortimer, Smith (Buchanan),
Odneal, Steel—9.

Absent with leave—Messrs.

Bothwell, Coppedge,
Burks, Gmelich,
Choate, Kline,

Martin, Tatum,
Pratte, Walton—11.
Spencer (St. L. City),

Sick—Messrs.

Crisp, Daneri, Denslow, Kasey—4.

Emergency clause to House bill No. 14 was adopted by the following vote:

AYES—Messrs.

Anderson, Dyer,
Armstrong, Edgar,
Arnett, Ferguson,
Atkins, Freeman,
Avery, Fuson,
Baugher, Gay,
Benner, George,
Bennett, Gill,
Best, Griffiths,
Bittinger, Grubb,
Bourn, Gurney,
Breit, Hall,
Brock, Hancock,
Buckner, Harrison,
Calhoun, Hart,
Cape, Higee,
Cherrington, Hinde,
Chinn, Jenkins,
Correll, Johnston,
Cox, Jones (Hickory),
Davidson, Jones (Polk),
Davis (Faney), Julian,
Davis (Wayne), Kyler,
Davison, Lane,
DeFord, Leazenby,
Denny, LeFavor,
DeReign, LeRoy,
Drabelle, McCollum,
Drum

McIntyre, Sartin,
McKearly, Sawyer,
McKee, Schoppenhorst,
McPherson, Schumacher,
Mahan, Shaw,
Marsh, Short (Phelps),
Melson, Smith (Buchanan),
Meriwether, Smith (Howell),
Middleton, Spencer (Douglas),
Miller, Spurgeon,
Moore (Mississippi), Steel,
Moore (Stone), Stickney,
Moran, Sullinger,
Mueller, Swanger,
Murray, Tartar,
O'Dell, Tate,
O'Reilly, Temme,
Pettijohn, Tubbs,
Pollock, Warner,
Porterfield, Watson,
Pritchett, Waymeyer,
Robertson, Weaver,
Rohne, Weinhold,
Ross, Wetzel,
Rothwell, Woodside,
Russell (N. Madrid), Young (St. Fran.),
Sachse, Young (Texas),
Sailor, Mr. Speaker—113.

NO—Mr. Schooler—1.

Absent—Messrs.

Carroll, Jones (Jackson),
Collins, Lynch,
Hammond, Minnis,

Mortimer, Sherrill,
Odneal, Short (Cole)—11.
Phipps,

Absent with leave—Messrs.

Bothwell, Coppedge,
Burks, Gmelich,
Choate, Kline,

Martin, Tatum,
Pratte, Walton—11.
Spencer (St. L. City)

Sick—Messrs.

Crisp, Daneri, Denslow, Kasey—4.

Mr. Higbee offered the following amendment to title:

Amend title to House bill No. 14 by adding thereto the words
"with an emergency clause;"

Which was read and adopted.

Title to House bill No. 14, as amended, was adopted.

Mr. Swanger moved that the vote by which House bill No. 14 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Hart,

The House adjourned until 10 o'clock a. m. tomorrow, by the following vote on division: Ayes 65, noes 14.

SIXTH DAY—TUESDAY, April 30, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Mr. Steel.

Journal of yesterday read and approved.

Mr. Tubbs introduced House bill No. 18, entitled

An act to create a board of election commissioners in cities having over 100,000 inhabitants, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters;

Which was read first time.

Messrs. Sartin, Tubbs, Cherrington and DeFord, from the Committee on Federal Relations, submitted the following report:

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House resolution No. 7, with amendments thereto,

Beg leave to report that they have carefully considered the same, and recommend the adoption of the accompanying substitute therefor:

Whereas, It is learned through the public press of the country that a foreign European power has invaded a sister American republic, and has forcibly taken possession of the city of Corinto, a city of the republic of Nicaragua; and

Whereas, The doctrine of "America for Americans," as uttered by the immortal Monroe, has ever since been held to be the true doctrine of our nation as to the right of foreign European powers to colonize or extend dominion on the soil of American continents; therefore, be it

Resolved by the House of Representatives of the 38th General Assembly, in extra session, That it is the sense of this House that the President of the United States insist on a strict enforcement of the spirit and letter of the Monroe doctrine.

Resolved further, That a copy of this resolution be forwarded to his Excellency, President Cleveland.

Which was read and adopted.

House bill No. 16 was read second time and

Referred to Committee on Criminal Jurisprudence.

House bill No. 17 was read second time and

Referred to Committee on Elections.

House bill No. 8 was taken up for amendment and engrossment, and on motion of Mr. Minnis, was passed informally.

On motion of Mr. Breit, the House adjourned until 10 o'clock a. m., tomorrow, by the following vote on division: Ayes 63, noes 20.

SEVENTH DAY—WEDNESDAY, May 1, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Sartin.

Journal of yesterday read and approved.

The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over one hundred thousand inhabitants, to provide for the appointment and the election of the same, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters ;

With amendments Nos. 1 and 2 thereto attached adopted, and with the bill herewith returned.

Mr. McKee offered the following resolution :

Whereas, Governor Taylor of Tennessee, one of the most distinguished and ablest orators of the nation, is now present in our capitol ; therefore be it

Resolved, That Governor Taylor is hereby invited to appear before and address this House this morning, and that the Speaker appoint a committee of three to wait upon Governor Taylor and inform him of this invitation and escort him to the Speaker's stand.

Which was read, and on motion of Mr. Swanger was adopted.

Messrs. McKee, Swanger and Armstrong were appointed on above committee.

Mr. Phipps offered the following resolution :

Whereas, The charges made by the Missouri & Kansas Telephone Company for the use of their instruments in the cities of St. Louis and Kansas City are exorbitant in the extreme, said charges being ten dollars per month per instrument in the City of St. Louis and seven dollars per month for each instrument in Kansas City, while the same service is rendered in the city of Topeka, Kansas, at a rental of one dollar and fifty cents per month per instrument ; and

Whereas, There is no good reason why any corporation doing business in this State and in other states should be permitted to discriminate against the citizens of this State by extorting from them three and four hundred per cent more than those corporations charge for the same service in other states ; and

Whereas, It is the sense of this Legislature that the citizens of this State are entitled to relief from extortions practiced upon them by the telephone corporations of the State ; therefore, be it

Resolved, by the House of Representatives of the 38th General Assembly, in extra session assembled, that His Excellency, Gov. W. J. Stone, is hereby respectfully requested to issue a special message, conferring upon this Legislature the power to legislate upon the question of telephone charges.

Which was read and adopted.

Mr. Davison offered the following resolution :

Resolved, That the Committee on Accounts be authorized and requested to issue warrants to the Assistant Doorkeeper and Assistant Sergeant-at-Arms for

their services at the rate of \$3 per day each, payable out of the contingent fund of the House.

Which was read and adopted.

Mr. Moran offered the following resolution :

Whereas, John Waller, 43 years of age, ex-Consul to Madagascar, is a native citizen of the State of Missouri, having been born in New Madrid county as the slave of the Sherwood family, and that during his long residence in the State of Missouri, Iowa and Kansas, he has been known and recognized as an honest, upright and faithful citizen of the United States of America; and

Whereas, The said John Waller visited Africa, where he acquired, or honestly believed he had lawfully acquired, certain large and valuable tracts of land producing the India rubber tree and other valuable products, from the Hovas, a native tribe of that country, claiming ownership, control and possession of said lands at time of their cession thereof to said Waller; and

Whereas, There is a question of dominion existing between the said Hovas and the French government as to said lands; and

Whereas, It is believed in the State of Missouri that in order to dispossess the said John Waller and to confiscate his property, a fabricated charge that he was a spy against the French was made against him, and he was tried thereon by a court-martial, and under sentence of that court was deported to France, where he is now restrained of his liberty and deprived of his property by the French government; therefore, he it

Resolved by the House of Representatives of the Thirty-eighth General Assembly of Missouri, in extra session, That the State Department at Washington, D. C., be respectfully and earnestly requested to institute a careful, thorough investigation as to the alleged charges and the court-martial trial of the said ex-Consul John Waller, to the end that governmental protection to an American citizen be fully extended to him.

Resolved, That a copy of this resolution be transmitted by the Chief Clerk of this House to the Honorable Walter Q. Gresham, Secretary of State at Washington, D. C.

Which was read and adopted.

Mr. Davidson introduced House bill No. 19, entitled

An act defining the liability of railroads for injuries received by their employes;

Which was read first time.

House bill No. 18 was read second time and

Referred to Committee on Elections.

House bill No. 8 was taken up for amendment and engrossment, and, on motion of Mr. Jones of Jackson, was passed informally.

House bill No. 6 was taken up for amendment and engrossment, and was passed informally.

House bill No. 5 was taken up for amendment and engrossment, and was passed informally.

House bill No. 4 was taken up for amendment and engrossment, and was passed informally.

The committee appointed by Speaker Russell to invite Governor Taylor to address the House reported, and Governor Taylor was introduced to the House by the Speaker.

On motion of Mr. O'Reilly, the House tendered Governor Taylor a vote of thanks for his address.

Messrs. McCollum, Kline and Freeman were granted leave of absence.

Mr. Davis of Taney moved that the House adjourn until Friday May 3, at 10 o'clock a. m.; which was not agreed to by the following vote—Messrs. Arnett and Schooler demanding the ayes and noes :

AYES—Messrs.

Anderson,	Denslow,	Leazenby,	Sallor,
Armstrong,	DeReign,	Minnis,	Sartin,
Bittinger,	Grubb,	Moore (Mississippi),	Schumacher,
Bothwell,	Gurney,	Mueller,	Shaw,
Bourn,	Harrison,	O'Dell,	Spencer (St. L. City)
Burks,	Hart,	Pettijohn,	Spurgeon,
Calhoun,	Jenkins,	Phipps,	Steel,
Collins,	Johnston,	Porterfield,	Temme,
Davidson,	Jones (Hickory),	Pritchett,	Walton,
Davis (Taney),	Jones (Jackson),	Rohne,	Watson,
Davis (Wayne)	Jones (Polk)	Sachse,	Wetzel—46.
Denny,	Kyler,		

NOES—Messrs.

Arnett,	Ferguson,	Mahan,	Short (Cole),
Avery,	Fuson,	Marsh,	Smith (Buchanan),
Baughner,	Gay,	Melson,	Smith (Howell),
Benner,	George,	Meriwether,	Spencer (Douglas),
Bennett,	Gill,	Middleton,	Stickney,
Best,	Griffiths,	Miller,	Sullinger,
Brock,	Hall,	Moore (Stone),	Swanger,
Cape,	Hammond,	Moran,	Tartar,
Cherrington,	Hancock,	Murray,	Tate,
Chinn,	Higbee,	O'Reilly,	Tatum,
Correll,	Hinde,	Pollock,	Tubbs,
Cox,	Lane,	Ross,	Warner,
Crisp,	LeFavor,	Rothwell,	Weaver,
Davison,	Lynch,	Russell (N. Madrid),	Weinhold,
DeFord,	McIntyre,	Sawyer,	Woodside,
Drabelle,	McKearly,	Schoppenhorst,	Young (St. Fran.)
Drum,	McKee,	Schooler,	Young (Texas),
Dyer,	McPherson,	Sherrill,	Mr. Speaker—73.
Edgar,			

Absent—Messrs.

Breit,	Julian,	Odneal,	Short (Phelps)—6.
Buckner,	Mortimer,		

¶ Absent with leave—Messrs.

Carroll,	Freeman,	Martin,	Robertson,
Choate,	Gmelich,	McCollum,	Waymeyer—11.
Coppedge,	Kline,	Pratte,	

Sick—Messrs.

Atkins,	Daneri,	Kasey,	LeRoy—4.
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Messrs. Waymeyer, Robertson and Carroll were granted leave of absence.

Messrs. LeRoy and Atkins were reported sick.

On motion of Mr. Moran, the rules were suspended and House bill No. 19 was read second time and Referred to Committee on Labor.

On motion of Mr. Swanger,
The House adjourned until 2 o'clock p. m. tomorrow.

EIGHTH DAY—THURSDAY, May 2, 1895.

House met pursuant to adjournment.

The Speaker in the chair.

Prayer by the Rev. Huggins.

Journal of yesterday read and approved.

Mr. Davidson offered the following resolution :

Resolved, That this hall be tendered to Rev. Prottsman to hold religious services on Sunday p. m. next.

Which was read and adopted.

Mr. Davison offered the following resolution :

Whereas, The publishers of the Evening Courier, the official organ of this House, not knowing the time of the *sine die* adjournment of the regular session of the Thirty-eighth General Assembly, failed to file their bill for the last eight days of that session, amounting to \$60, with the Committee on Accounts, and therefore did not receive pay for the same; therefore, be it

Resolved, That the Committee on Accounts is hereby authorized to issue a certificate to the publishers of the Evening Jourier for the sum of \$60, in payment for 150 copies of the Evening Courier furnished this House, from the 16th to the 23d day of March, 1895, both inclusive, at 5 cents per copy per day.

Which was read and adopted.

On motion of Mr. Minnis,

The House adjourned until 10 o'clock a. m. tomorrow, by the following vote on division: Ayes 61, noes 19.

NINTH DAY—FRIDAY, May 3, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Huggins.

Journal of yesterday read and approved.

Mr. Bittinger offered the following resolution :

Whereas, Mr. A. P. Barton, of Kansas City, Missouri, represents that he is in possession of the only oil portrait of David Barton, painted by an eminent French artist in 1823, and that he is desirous to present a correct copy of the same to the State of Missouri, provided that it be accepted and properly framed by the State; and this House, recalling the fact that David Barton was president of the convention which framed the first constitution of the State of Missouri, which met in St. Louis in July, 1820, under which Missouri was admitted into the Union, August 10, 1821, under the proclamation of President Monroe, after the Legislature had accepted "the fundamental conditions," as required, March 2, 1821, by a resolution of the Congress of the United States; and recalling the further fact that David Barton, as early as 1813, was the Attorney-General of the Territory of Missouri, and in 1818 was Speaker of the territorial House of Representatives, and was the first Senator elected to represent Missouri in the Senate of the United States; therefore, be it

Resolved by the House of Representatives of this Thirty-eighth General Assembly of the State of Missouri, in extra session assembled, That the gift of this invaluable picture is hereby accepted, and that the thanks of this House are hereby tendered to the donor for his generous contribution; and be it further

Resolved, That the sum of fifty dollars is hereby appropriated, chargeable to the contingent fund of this extra session of the General Assembly, and placed to the credit of the Governor of the State of Missouri, to be used by him, or so much thereof as may be necessary, in the purchase of an appropriate frame for said picture, and when accepted and framed that he cause the same to be placed in the hall of the House of Representatives of the State of Missouri; and the Chief Clerk of this House is hereby directed to send to Mr. A. P. Barton of Kansas City, Mo., a copy of the foregoing preamble and resolution.

Which was read and adopted.

Mr. Tatum introduced House bill No. 20, entitled

An act to create a board of election commissioners in cities now having or which shall hereafter have one hundred thousand or more inhabitants, to provide for the appointment and defining the duties of

such commissioners and such board, defining offenses and prescribing punishments therefor, and for violating the provisions of this act, to repeal sections 990 and 991 of the Revised Statutes of 1889, and the act approved March 31, 1883, entitled "An act to provide for the registration of voters," etc., and to abolish the offices of recorder and deputy recorder of voters;

Which was read first time.

Mr. Tatum introduced House bill No. 21, entitled

An act to provide for the registration of all voters in cities now having or which shall hereafter have one hundred thousand or more inhabitants, to govern elections therein, defining offenses connected therewith and prescribing punishments therefor, and for violating the provisions of this act;

Which was read first time.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 11, entitled

An act to amend section 4425, of chapter 49 of Revised Statutes of 1889, entitled "Damages and contributions in actions of tort,"

Begs leave to report that it has examined the same, and recommends that it be re-referred to some committee having under consideration other bills in relation to damages occasioned by negligence of fellow-servants;

Which was read, and on motion of Mr. Stickney, referred to Committee on Labor.

Mr. Spencer of St. Louis City moved to adjourn until 2 o'clock Monday, May 6th.

Mr. Phipps moved to amend by fixing time of adjournment until 3 o'clock Monday, May 6th; amendment being accepted, the motion was not agreed to by the following vote—Messrs. Avery and Schooler demanding the ayes and noes:

A YES--Messrs.

Anderson,	Gmelich,	Melson,	Schumacher,
Armstrong,	Grubb,	Moore (Stone),	Smith (Buchanan),
Benner,	Gurney,	Mueller,	Spencer (Douglas),
Bittinger,	Hammond,	O'Dell,	Spencer (St. L. City)
Bothwell,	Hart,	Odneal,	Steel,
Bourn,	Hinde,	Pettijohn,	Tatum,
Collins,	Jones (Hickory),	Phipps,	Temme,
Davis (Taney),	Jones (Jackson),	Porterfield,	Walton,
DeFord,	Jones (Polk),	Robertson,	Warner,
Denslow,	Kyler,	Rohne,	Wetzel.
Dyer,	Lynch,	Sachse,	—45.
Edgar,			Young (St. Francois)

NOES—Messrs.

Arnett,	Chinn,	Gay,	Leazenby,
Avery,	Choate,	George,	LeFavor,
Baughner,	Correll,	Gill,	McKearly,
Bennett,	Crisp,	Griffiths,	McKee,
Best,	Davidson,	Hall,	McPherson
Breit,	Davis (Wayne),	Hancock,	Maban,
Brock,	Davison,	Harrison,	Marsh,
Buckner,	Denny,	Higbee,	Martin,
Burks,	Drabelle,	Jenkins,	Meriwether,
Cape,	Ferguson,	Julian,	Middleton,
Cherrington,	Fuson,	Kline,	Miller,

Minnis,	Rothwell,	Short (Cole),	Tubbs,
Moore (Mississippi),	Russell (N. Madrid),	Short (Helps),	Watson,
Moran,	Sartin,	Smith (Howell),	Waymeyer,
Murray,	Sawyer,	Stickney,	Weaver,
O'Reilly,	Schoppenhorst,	Sullinger,	Weinhold,
Pollock,	Schooler,	Swanger,	Woodside,
Pritchett,	Shaw,	Tartar,	Young (Texas).
Ross,	Sherrill,	Tate,	Mr. Speaker—76.

Absent—Messrs.

Calhoun,	DeReign,	McIntyre,	Spurgeon—7.
Cox,	Johnston,	Mortimer,	

Absent with leave—Messrs.

Carroll,	Drum,	Lane,	Pratte,
Coppedge,	Freeman,	McCollum,	Sailor—8.

Sick—Messrs.

Atkins,	Daneri,	Kasey,	LeRoy—4.
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Mr. Lane was granted leave of absence for one day.

Mr. Sailor was granted leave of absence until Monday, May 6th.

Messrs. Atkins and LeRoy were reported sick.

Mr. Crisp moved that House bill No. 12 be printed for information of the House.

Mr. Julian raised point of order that as bill was in the hands of a committee, it could not be printed; which was sustained by the Speaker.

Mr. Crisp moved that the committee be requested to return House bill No. 12 immediately, without recommendation;

Which was agreed to by the following vote on division: Ayes, 70, noes, 11.

Mr. Drum was granted an indefinite leave of absence.

Mr. Griffiths moved that the House take a recess until 2 o'clock p. m.;

Which was not agreed to.

By order of the House,

Mr. Tubbs, chairman of the Committee on Elections, returned House bill No. 12 without recommendations.

Mr. Davidson moved that the Committee on Elections be given leave to sit during session of the House to consider House bill No. 12;

Which was agreed to by the following vote on division: Ayes 48, noes 23.

Mr. Wetzel raised the point of order that House bill No. 12 was not in the hands of the committee;

Which was sustained by the Speaker.

By order of the Speaker, House bill No. 12 was returned to the committee by the Chief Clerk.

Mr. Julian moved that the rules be suspended and House bills Nos. 4 and 5 be taken up for amendment and engrossment;

Which was agreed to.

House bill No. 4, entitled

An act repealing all laws punishing members of a General Assembly for taking bribes, and prescribing penalties for principal and accessory, or attempting to bribe them,

Was ordered engrossed.

House bill No. 5 was taken up for amendment and engrossment, and on motion of Mr. Moran, was re-referred to Committee on Criminal Jurisprudence.

On motion of Mr. Phipps, the House adjourned until 3 o'clock p. m., Monday May 6, by the following vote—Messrs. Avery and Schooler demanding the ayes and noes:

A YES—Messrs.

Anderson,	Ferguson,	Martin,	Schumacher,
Armstrong,	Gill,	Melson,	Shaw,
Baughner,	Gmelich,	Middleton,	Smith (Buchanan),
Benner,	Grubb,	Moore (Mississippi),	Spencer (Douglas),
Bittinger,	Gurney,	Moore (Stone),	Spencer (St. L. City),
Bothwell,	Hammond,	Moran,	Steel,
Bourn,	Hart,	Mueller,	Stickney,
Breit,	Hinde,	O'Dell,	Swanger,
Calhoun,	Jenkins,	Odneal,	Tatum,
Collins,	Jones (Hickory),	O'Reilly,	Temme,
Crisp,	Jones (Jackson),	Pettijohn,	Walton,
Davis (Taney)	Jones (Polk),	Phipps,	Warner,
DeFord,	Julian,	Porterfield,	Watson,
Denslow,	Kline,	Robertson,	Weinhold,
Drabelle,	Kyler,	Rohne,	Wetzel,
Dyer,	Lynch,	Rothwell,	Young (St. Fran.),
Edgar,	McIntyre,	Sartin,	—68.

NOES—Messrs.

Arnett,	Davison,	McPherson,	Schooler,
Avery,	Denny,	Mahan,	Sherrill,
Bennett,	Fuson,	Marsh,	Short (Cole),
Best,	Gay,	Meriwether,	Short (Phelps),
Brock,	George,	Miller,	Smith (Howell),
Buckner,	Griffiths,	Murray,	Sullinger,
Burks,	Hall,	Pollock,	Tartar,
Cape,	Hancock,	Pritchett,	Tate,
Cherrington,	Harrison,	Ross,	Tubbs,
Chinn,	Higbee,	Russell (N. Madrid),	Waymeyer,
Correll,	Leazenby,	Sachse,	Weaver,
Cox,	LeFavor,	Sawyer,	Woodside,
Davidson,	McKearly,	Schoppenhorst,	Young (Texas),
Davis (Wayne),	McKee,		Mr. Speaker—54.

Absent—Messrs.

Choate,	Johnston,	Mortimer,	Spurgeon—6.
DeReign,	Minnis,		

Absent with leave—Messrs.

Carroll,	Drum,	Lane,	Pratte,
Coppedge,	Freeman,	McCullum,	Sailor—8.

Sick—Messrs.

Atkins,	Daneri,	Kasey,	LeRoy—4.
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TENTH DAY—MONDAY, May 6, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of Friday read and approved.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the extra session of the Thirty-eighth General Assembly;

Emergency clause adopted.

Mr. Julian introduced House bill No. 22, entitled

An act to provide for an anti-lobby fund by taxing franchises, and creating a board of assessors to assess the same, and regulating the method of defraying the transportation expenses of public officials, and providing penalties for violating this act;

Which was read first time.

Mr. Tubbs, from the Committee on Elections, submitted the following report:

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 12, entitled

An act concerning the registration of voters and the holding of elections in cities now containing or which may hereafter contain 100,000 inhabitants, and providing penalties for frauds in such elections,

Begs leave to report that it has examined the same, and recommends that it do not pass;

Which was read.

Mr. Armstrong moved that 300 copies of House bill No. 12 be printed for the information of the House;

Which was not agreed to.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was submitted the printed copy of Senate amendments to House bill No. 1, prepared for the use of the members, for comparison with the original as reported from the Senate, beg leave to submit the following report:

Upon examination of the printed copy, we find the following errors:

Section 4, line 2, we find the words "as hereinafter provided," which do not appear in the original copy;

Section 39, line 4, the words "of such city" do not appear in the original;

Section 41, the following words, which are in the original, and should appear in the printed copy at the end of line 7, are omitted: "provided, however, that application for such leave of absence shall be made prior to the day of election;"

Section 46, line 26, clerical error in the orthography of the word "State;"

Section 67, line 18, the words "to vote" have been added after the word "opportunity," in line 18;

Section 70, line 11, the word "adjudged," in the printed copy, instead of the word "judged," as in the original;

Section 73, line 14, the word "such" is omitted between the words "every" and "offense;"

Section 83, line 10, the word "a," following the word "by," at the end of the line, is omitted;

Which was read.

Messrs. Swanger, Woodside and Moran, special committee appointed by the Speaker to draft suitable resolutions in memory of the death of Hon. James B. Old, submitted the following report:

To the House of Representatives of Thirty-eighth General Assembly of State of Missouri:

Your committee to whom was referred the subject of the death of Hon. James B. Old, of Oregon county, a late member of this Assembly, have discharged the duty assigned them, and beg leave to report that the Hon. James B. Old was taken

sick while in the discharge of his duties, returned to his home at Thomasville, Oregon county, and after a few days' illness, died on the 29th day of March, 1895. The following resolutions are submitted for the consideration of the House :

Resolved, That it is with painful regret we have learned of the death of Hon. James B. Old, a member of this body.

Resolved, further, That in his death this House has lost one of its most faithful, sincere, upright and honored members, the State of Missouri one of its best citizens, and his family one of the most kind and devoted husbands and fathers.

Resolved, That we extend to the bereaved family and friends our deepest sympathy in this their night-time of sorrow and affliction, and that the Chief Clerk of the House forward a copy of these resolutions to the family of the deceased.

Which was read.

And on motion of Mr. Woodside, the hour of 10 o'clock a. m., Friday, May 10, be set apart for memorial services in honor of Hon. J. B. Old of Oregon county.

Senate amendment No. 1 to House bill No. 1 was taken up and refused concurrence by the following vote :

AYES—Messrs.

Anderson,	Cox,	Lynch,	Rothwell,
Armstrong,	Davidson,	McIntyre,	Russell (N. Madrid),
Arnett,	Drabelle,	McKee,	Schooler,
Avery,	Ferguson,	Marsh,	Sherrill,
Bourn,	George,	Melson,	Short (Cole),
Buckner,	Gill,	Meriwether,	Smith (Buchanan),
Burks,	Hall,	Moore (Miss.),	Sullinger,
Cape,	Jenkins,	O'Reilly,	Tate,
Chinn,	Julian,	Pollock,	Weaver,
Choate,	Kline,	Pratte,	Weinhold,
Collins,	Kyler,	Pritchett,	Woodside,
Coppedge,	Lane,	Ross,	Young (St. Francis),
Correll,			—49.

NOES—Messrs.

Atkins,	Fuson,	Mahan,	Shaw,
Baughner,	Gay,	Martin,	Short (Phelps),
Benner,	Gmelich,	Middleton,	Smith (Howell),
Bennett,	Griffiths,	Miller,	Spencer (Douglas),
Best,	Grubb,	Minnis,	Spencer (St. L. City),
Bittinger,	Gurney,	Moore (Stone),	Steel,
Breit,	Hammond,	Moran,	Stickney,
Brock,	Hancock,	Murray,	Swanger,
Calhoun,	Harrison,	Odneal,	Tartar,
Cherrington,	Hart,	Pettijohn,	Temme,
Davis (Taney),	Hinde,	Phipps,	Tubbs,
Davis (Wayne),	Johnston,	Porterfield,	Walton,
Davison,	Jones (Hickory),	Robertson,	Warner,
DeFord,	Jones (Jackson),	Rohne,	Watson,
Denny,	Jones (Polk),	Sachse,	Waymeyer,
Denslow,	Leazenby,	Sartin,	Young (Texas),
Dyer,	LeFavor,	Sawyer,	Mr. Speaker—71.
Freeman,	McPnerson,	Schumacher,	

Absent—Messrs.

Bothwell,	McKearly,	Mueller,	Tatum—7.
Edgar,	Mortimer,	Schoppenhorst,	

Absent with leave—Messrs.

Carroll,	Drum,	O'Dell,	Spurgeon.
Crisp,	Higbee,	Sailor,	Wetzel—10.
DeReign,	McCollum,		

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Wetzel was granted leave of absence until Wednesday, May 8.

Mr. Crisp was granted leave of absence for one day.

Messrs. Higbee, O'Dell, Spurgeon and DeReign were granted leave of absence.

Senate amendment No. 2 to House bill No. 1 was taken up and refused concurrence.

Mr. Harrison (by request) presented a communication from Mrs. Jno. C. Merine, Chairman and ex-President of Federation, Mrs. T. H. Kenedy, State Secretary Home Missions, Mrs. Dr. I. N. Ridge, President Keeley League Auxiliary, Mrs. R. T. Van Horn, ex-President Keeley League Auxiliary, and Mrs. Geo. P. Gross, President Young Women's Christian Association, in behalf of the committee appointed to secure legislation for the better protection of the indigent insane, and the creation of a State Board of Charities; which was read and Referred to Committee on Eleemosynary Institutions.

Mr. McKee (by request) presented a petition from citizens of St. Louis, praying for the passage of a fellow-servant law for the protection of railroad employees; which was read, and Referred to Committee on Labor.

By request, journal of yesterday was ordered corrected, so as to show that Mr. Pritchett voted "no" on motion to adjourn.

House bill No. 8 was taken up for amendment and engrossment.

Mr. Jones of Jackson offered an amendment;

Which was read.

Mr. Armstrong moved that amendment be laid on the table;

Which was not agreed to.

Amendment to House bill No. 8 was then adopted, and bill as amended ordered engrossed.

Mr. Grubb (by request) presented a petition from labor organizations in St. Louis and Kansas City, praying for the passage of a fellow-servant law applicable to railroad employees; which was read and Referred to Committee on Labor.

On motion of Mr. Moran,

The House adjourned until 10 o'clock tomorrow morning.

ELEVENTH DAY—TUESDAY, May 7, 1895.

House met pursuant to adjournment.

Speaker Russell in the Chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Freeman offered the following resolution:

Whereas, Under the provisions of a section of an act passed in 1872, the members of the State Board of Equalization, composed of the Governor, Auditor, Treasurer, Secretary of State and Attorney-General, draw from the treasury of the State the sum of five dollars per day each for their services as members of said Board; and

Whereas, It was never intended that the provisions of said section (now numbered section 7515 of the Revised Statutes of 1889) should apply to the members of the State Board of Equalization created by the Constitution of 1875, three years after the passage of said act, but was intended to provide a means of compensation for the members of said Board, which at the time of the passage of the act was composed of the State Senate and Lieutenant-Governor; and

Whereas, There has been drawn out of the treasury of the State of Missouri for the payment of the members of said Board of Equalization, in excess of their regular salaries allowed by law, the sum of \$17,444; and

Whereas, Said section was sought to be repealed by the provisions of House bill No. 399, passed by the House in regular session, February 8, 1895, and sent to the Senate; and

Whereas, The Senate passed House bill No. 399, but afterward reconsidered such vote, and recommitting said bill to the committee, where it slumbered until, by such action of the Republican members of the Senate, said committee was compelled to report said bill, and, again being put upon its passage, it failed to receive the necessary constitutional majority, and was declared lost; now, therefore, be it

Resolved, That the Governor be requested to transmit to this extraordinary session a message empowering and authorizing it to repeal said section, and thereby save thousands of dollars to the tax-payers of the State.

Which was read.

Mr. Armstrong moved that the resolution be referred to the Committee on Judiciary.

The following message was received from the Senate, through its Secretary:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up House bill No. 1, with Senate amendments Nos. 1 and 2, adheres to said amendments, appoints a Conference committee, consisting of Senators Dunn, Love and Mott, to act with a like committee appointed by the House.

Mr. Julian moved to amend motion to refer resolution to Committee on Judiciary, by referring to committee on pass investigation;

Which was not agreed to.

Motion to refer resolution to Committee on Judiciary was not agreed to.

The resolution was then adopted by the following vote—Messrs. Julian and Davidson demanding the ayes and noes:

A YES—Messrs.

Atkins,	Freeman,	Miller,	Shaw,
Baughner,	Gmelich,	Minnis,	Short (Phelps),
Benner,	Griffiths,	Moore (Stone),	Smith (Howell),
Bennett,	Gurney,	Moran,	Spencer (Douglas),
Best,	Hammond,	Mueller,	Spencer (St. L. City),
Bothwell,	Hancock,	Murray,	Steel,
Breit,	Hart,	Odneal,	Stickney,
Brock,	Hinde,	Pettijohn,	Swanger,
Calhoun,	Johnston,	Phipps,	Tartar,
Cherrington,	Jones (Hickory),	Porterfield,	Tatum,
Davis (Taney),	Jones (Jackson),	Robertson,	Temme,
Davis (Wayne),	Jones (Polk),	Rohne,	Tubbs,
Davison,	Leazenby,	Sachse,	Walton,
DeFord,	LeFavor,	Sailor,	Warner,
Denny,	McPherson,	Sartin,	Watson,
Denslow,	Mahan,	Sawyer,	Waymeyer,
Dyer,	Martin,	Schoppenhorst,	Young (Texas),
Edgar,	Middleton,	Schumacher,	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Davidson,	Lynch,	Ross,
Armstrong,	DeReign,	McCollum,	Rothwell,
Arnett,	Drabelle,	McIntyre,	Russell (N. Madrid),
Avery,	Ferguson,	McKearly,	Schooler,
Bourn,	Fuson,	McKee,	Sherrill,
Buckner,	Gay,	Marsh,	Short (Cole),
Burks,	George-	Melson,	Smith (Buchanan),
Cape,	Gill,	Meriwether,	Sullinger,
Chinn,	Hall,	Moore (Mississippi),	Tate,
Choate,	Jenkins,	O'Reilly,	Weaver,
Collins,	Julian,	Pollock,	Weinhold,
Coppedge,	Kline,	Pratte,	Woodside,
Correll,	Kyler,	Pritchett,	Young (St. Franc)
Cox,	Lane,		

Absent—Messrs.

Bittinger, Grubb, Mortimer—3.

Absent with leave—Messrs.

Carroll, Drum, Higbee, Spurgeon,
Crisp, Harrison, O'Dell, Wetzel—8.

Sick—Messrs.

Daneri, Kasey, LeRoy—3.

Mr. Jones of Jackson moved that a committee be appointed to confer with a Senate committee on House bill No. 1;

Which was agreed to, and Messrs. Jones of Jackson, Robertson and Weinhold were appointed by the Speaker.

Mr. Harrison was granted leave of absence.

Mr. Davidson offered the following resolution :

Whereas, This extra session of the Legislature has now been in session two weeks ; and

Whereas, House bill No. 2 was introduced into this House on the first day thereof, and has not yet been reported by the committee to which it was referred under our rules to this House ; therefore be it

Resolved, That the Committee on Labor is hereby requested and instructed to report said bill, together with all other fellow-servant bills in its possession, to this House at once ;

Which was read.

Mr. Davidson offered the following amendment to resolution :

Amend by striking out words "at once," and insert in lieu the words "10:30 o'clock to-morrow, Wednesday morning ;"

Which was read.

Mr. Swanger moved that the House adjourn until 10 o'clock to-morrow morning ;

Which was not agreed to by the following vote—Messrs. Armstrong and Davidson demanding the ayes and noes :

AYES—Messrs.

Atkins,	Gay,	Middleton,	Schumacher,
Baughner,	Gmelich,	Minnis,	Shaw,
Benner,	Griffiths,	Moore (Stone),	Short (Phelps),
Bennett,	Gurney,	Murray,	Smith (Howell),
Bothwell,	Hammond,	Odneal,	Spencer (Douglas),
Calhoun,	Hancock,	Pettijohn,	Spencer (St. L. City)
Cherrington,	Hinde,	Porterfield,	Stickney,
Davis (Taney),	Johnston,	Pratte,	Swanger,
Davis (Wayne),	Jones (Hickory),	Robertson,	Tatum,
Davison,	Jones (Jackson),	Rohne,	Temme,
DeFord,	Jones (Polk),	Sache,	Warner,
Denny,	Leazenby,	Sailor,	Watson,
Denslow,	McPherson,	Sartin,	Waymeyer,
Edgar,	Mahan,	Sawyer,	Mr. Speaker—59.
Freeman,	Martin,	Schoppenhorst,	

NOES—Messrs.

Anderson,	Chinn,	George,	McCollum,
Armstrong,	Choate,	Gill,	McIntyre,
Arnett,	Collins,	Hall,	McKearly,
Avery,	Coppedge,	Hart,	McKee,
Best,	Correll,	Jenkins,	Marsh,
Bourn,	Davidson,	Julian,	Melson,
Breit,	DeReign,	Kline,	Meriwether,
Brock,	Drabelle,	Kyler,	Miller,
Buckner,	Dyer,	Lane,	Moore (Mississippi),
Burks,	Ferguson,	LeFavor,	Moran,
Cape,	Fuson,	Lynch,	Mueller,

O'Reilly,	Russell (N. Madrid),	Sullinger,	Weaver,
Phipps,	Schooler,	Tartar,	Weinhold,
Pollock,	Sherrill,	Tate,	Woodside,
Pritchett,	Short (Cole),	Tubbs,	Young (St. Fran.)
Ross,	Smith (Buchanan),	Walton,	Young (Texas)—66.
Rothwell,	Steel,		

Absent—Messrs.

Bittinger,	Cox,	Grubb,	Mortimer—4.
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Absent with leave—Messrs.

Carroll,	Drum,	Higbee,	Spurgeon,
Crisp,	Harrison,	O'Dell,	Wetzel—8.

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Moran moved that the House take recess until 2 o'clock p. m.; which was not agreed to by the following vote—Messrs. Armstrong and O'Reilly demanding the ayes and noes :

AYES—Messrs.

Bennett,	Fuson,	LeFavor,	Smith (Howell),
Best,	Griffiths,	Mahan,	Spencer (Doug.),
Calhoun,	Grubb,	Miller,	Spencer (St. L. City)
Cherrington,	Hall,	Moran,	Woodside—19.
Edgar,	Hancock,	Porterfield,	

NOES—Messrs.

Anderson,	Denslow,	McIntyre,	Sawyer,
Armstrong,	DeReign,	McKearly,	Schoppenhorst,
Arnett,	Drabelle,	McPherson,	Schooler,
Avery,	Dyer,	Meriwether,	Schumacher,
Baughner,	Ferguson,	Middleton,	Shaw,
Benner,	Freeman,	Minnis,	Sherrill,
Bothwell,	Gay,	Moore (Mississippi),	Short (Cole),
Bourn,	George,	Moore (stone),	Short (Paelps),
Breit,	Gill,	Mueller,	Steel,
Brock,	Gmelich,	Murray,	Stickney,
Buckner,	Gurney,	Odneal,	Sullinger,
Burks,	Hammond,	O'Reilly,	Swanger,
Cape,	Hart,	Pettijohn,	Tartar,
Chinn,	Hinde,	Phipps,	Tate,
Choate,	Jenkins,	Pollock,	Tatum,
Collins,	Jones (Hickory),	Pritchett,	Tubbs,
Coppedge,	Jones (Jackson),	Robertson,	Walton,
Correll,	Jones (Polk),	Rohne,	Watson,
Davidson,	Julian,	Ross,	Waymeyer,
Davis (Taney),	Kyler,	Rothwell,	Weaver,
Davis (Wayne),	Lane,	Russell (N. Madrid)	Weinhold,
Davison,	Leazenby,	Sachse,	Young (St. Fran.),
DeFord,	Lynch,	Sailor,	Young (Texas),
Denny,	McCollum,	Sartin,	Mr. Speaker—96.

Absent—Messrs.

Atkins,	Kline,	Melson,	Smith (Buchanan),
Bittinger,	McKee,	Mortimer,	Temme,
Cox,	Marsh,	Pratte,	Warner—14.
Johnston,	Martin,		

Absent with leave—Messrs.

Carroll,	Drum,	Higbee,	Spurgeon,
Crisp,	Harrison,	O'Dell,	Wetzel—8.

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Amendment to resolution was then rejected by the following vote, Messrs. Davidson and Armstrong demanding the ayes and noes :

A YES—Messrs.

Anderson,	DeReign,	Lynch,	Russell (N. Madrid),
Armstrong,	Drabelle,	McCollum,	Schooler,
Arnett,	Ferguson,	McIntyre,	Sherrill,
Avery,	Fuson,	McKearly,	Short (Cole),
Bourn,	George,	Meriwether,	Smith (Buchanan),
Buckner,	Gill,	Minnis,	Steel,
Burks,	Hall,	Moore (Mississippi),	Sullinger,
Cape,	Hart,	O'Reilly,	Tate,
Chinn,	Jenkins,	Phipps,	Tubbs,
Choate,	Julian,	Pollock,	Weaver,
Collins,	Kline,	Pritchett,	Weinhold,
Coppedge,	Kyler,	Ross,	Woodside,
Correll,	Lane,	Rothwell,	Young (St. Fran.)—54
Davidson,	LeFavor,		

NOES—Messrs.

Atkins,	Freeman,	Middleton,	Shaw,
Baughner,	Gay,	Muller,	Smith (Howell),
Benner,	Gmelich,	Moore (Stone),	Spencer (Douglas),
Bennett,	Griffiths,	Moran,	Spencer (St. L. City)
Best,	Gurney,	Mueller,	Stickney,
Bothwell,	Hammond,	Murray,	Swanger,
Breit,	Hancock,	Odneal,	Tartar,
Brock,	Hinde,	Pettijohn,	Tatum,
Calhoun,	Johnston,	Robertson,	Temme,
Cherrington,	Jones (Hickory),	Rohne,	Walton,
Davison,	Jones (Jackson),	Sachse,	Warner,
DeFord,	Jones (Polk),	Sailor,	Watson,
Denny,	Leazenby,	Sartin,	Waymeyer,
Denslow,	McPherson,	Sawyer,	Young (Texas),
Dyer,	Mahan,	Schoppenhorst,	Mr. Speaker—63.
Edgar,	Martin,	Schumacher,	

Absent—Messrs.

Bittinger,	Davis (Wayne),	Melson,	Pratte,
Cox,	McKee,	Mortimer,	Short (Phelps)—11.
Davis (Taney),	Marsh,	Porterfield,	

Absent with leave—Messrs.

Carroll,	Drum,	Higbee,	Spurgeon,
Crisp,	Harrison,	O'Dell,	Wetzel—8.

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Grubb was excused from voting.

Resolution was rejected by the following vote, Messrs. Davidson and Avery demanding the ayes and noes:

A YES—Messrs.

Anderson,	Davidson,	McCollum,	Schooler,
Armstrong,	DeReign,	McIntyre,	Sherrill,
Arnett,	Drabelle,	McKearly,	Short (Cole),
Avery,	Ferguson,	Mahan,	Smith (Buchanan),
Bourn,	Fuson,	Meriwether,	Stickney,
Buckner,	George,	Minnis,	Sullinger,
Burks,	Gill,	O'Reilly,	Tate,
Cape,	Hall,	Phipps,	Tubbs,
Carroll,	Jenkins,	Pollock,	Weaver,
Chinn,	Julian,	Pritchett,	Weinhold,
Choate,	Kline,	Ross,	Woodside,
Collins,	Kyler,	Rothwell,	Young (St. Fran.),
Coppedge,	Lane,	Russell (N. Madrid),	Young (Texas)—54.
Correll,	Lynch,		

NOES—Messrs.

Atkins,	Best,	Calhoun,	Denny,
Baughner,	Bothwell,	Cherrington,	Denslow,
Benner,	Breit,	Davison,	Dyer,
Bennett,	Brock,	DeFord,	Edgar,

Freeman,	Jones (Polk),	Pettijohn,	Spencer (Douglas),
Gay,	Leazenby,	Porterfield,	Spencer (St. L. City)
Gmelich,	LeFavor,	Robertson,	Steel,
Griffiths,	McPherson,	Rohne,	Swanger,
Gurney,	Martin,	Sachse,	Tartar,
Hammond,	Middleton,	Sailor,	Tatum,
Hancock,	Miller,	Sartin,	Temme,
Hart,	Moore (Stone),	Sawyer,	Walton,
Hinde,	Moran,	Schoppenhorst,	Warner,
Johnston,	Mueller,	Schumacher,	Watson,
Jones (Hickory),	Murray,	Shaw,	Waymeyer,
Jones (Jackson),	Odneal,	Smith (Howell),	Mr. Speaker—64.

Absent—Messrs.

Bittinger,	Davis (Wayne),	Melson,	Pratt,
Cox,	McKee,	Moore (Mississippi),	Short (Phelps)—11.
Davis (Taney),	Marsh,	Mortimer,	

Absent with leave—Messrs.

Crisp,	Harrison,	O'Dell,	Wetzel—7.
Drum,	Higbee,	Spurgeon,	

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Grubb was excused from voting.

Mr. Hinde moved that the House adjourn until 10 o'clock a. m. tomorrow;

Which was not agreed to by the following vote—Messrs. Avery and Schooler demanding the ayes and noes:

AYES—Messrs.

Atkins,	Freeman,	McPherson,	Pettijohn.
Benner,	Gmelich,	Martin,	Porterfield,
Bothwell,	Grubb,	Middleton,	Sailor,
Breit,	Gurney,	Miller,	Sawyer,
Brock,	Johnston,	Minnis,	Schoppenhorst,
Cherrington,	Jones (Polk),	Moore (Stone),	Smith (Howell),
DeFord,	Julian,	Mueller,	Temme,
Denslow,	McKearly,	Odneal,	Tubbs—33.
Edgar,			

NOES—Messrs.

Anderson,	Ferguson,	Meriwether,	Sherrill,
Arnett,	Fuson,	Moore (Mississippi),	Short (Cole).
Avery,	Gay,	Moran,	Spencer (Douglas),
Baughner,	George,	Murray,	Spencer (St. L. City),
Bennett,	Griffiths,	O'Reily,	Stickney,
Best,	Hall,	Phipps,	Swanger,
Bourn,	Hammond,	Pollock,	Tartar,
Burks,	Hancock,	Pritchett,	Tate,
Calhoun,	Hart,	Robertson,	Tatum,
Chinn,	Hinde,	Rohne,	Walton,
Choate,	Jones (Hickory),	Ross,	Watson,
Coppedge,	Jones (Jackson),	Rothwell,	Waymeyer,
Correll,	Kline,	Russell (N. Madrid),	Weaver,
Davidson,	Lane,	Sachse,	Weinhold,
Davison,	Leazenby,	Sartin,	Woodside,
Denny,	LeFavor,	Schooler,	Young (St. Fran.)
DeReign,	Lynch,	Schumacher,	Young (Texas).
Drabelle,	McCollum,	Shaw,	Mr. Speaker—74.
Dyer,	Mahan,		

Absent—Messrs.

Armstrong,	Cox,	McIntyre,	Short (Phelps),
Bittinger,	Davis (Taney),	McKee,	Smith (Buchanan),
Buckner,	Davis (Wayne),	Marsh,	Steel,
Cape,	Gill,	Melson,	Sallinger,
Carroll,	Jenkins,	Mortimer,	Warner—23.
Collins,	Kyler,	Pratte,	

Absent with leave—Messrs.

Crisp,	Harrison,	O'Dell,	Wetzel—7.
Drum,	Higbee,	Spurgeon,	

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Avery offered the following resolution :

Resolved, That the Labor committee of this House, to whom House bill No. 2 was referred, be instructed to report said bill to this House at 10 o'clock tomorrow morning.

Which was read.

On motion of Mr. Martin, resolution was laid on the table by the following vote—Messrs. Avery and Smith of Buchanan demanding the ayes and noes :

AYES—Messrs.

Baughner,	Dyer,	Leazenby,	Sawyer,
Benner,	Edgar,	McKearly,	Schoppenhorst,
Bennett,	Freeman,	Mahan,	Schumacher,
Best,	Gmelich,	Martin,	Shaw,
Bothwell,	Griffiths,	Miller,	Spencer (Douglas),
Breit,	Grubb,	Moran,	Spencer (St. L. city),
Brock,	Gurney,	Mueller,	Swanger,
Calhoun,	Hammond,	Murray,	Tartar,
Cherrington,	Hancock,	Phipps,	Temme,
Davis (Wayne),	Hinde,	Porterfield,	Walton,
Davison,	Johnston,	Rohne,	Watson,
DeFord,	Jones (Hickory),	Sachse,	Waymeyer,
Denny,	Jones (Jackson),	Sartin,	Mr. Speaker—52.

NOES—Messrs.

Anderson,	Coppedge,	Lane,	Sherrill,
Armstrong,	Correll,	Lynch,	Short (Cole),
Arnett,	Davidson,	McCollum,	Steel,
Avery,	Ferguson,	McPherson,	Stickney,
Bourn,	Fuson,	Meriwether,	Tate,
Buckner,	Gay,	O'Reilly,	Weaver,
Burks,	George,	Pritchett,	Weinhold,
Cape,	Hall,	Ross,	Woodside,
Carroll,	Hart,	Rothwell,	Young (St. Fran.)
Chinn,	Kline,	Russell (N. Madrid),	Young (Texas)—43.
Choate,	Kyler,	Schooler,	

Absent—Messrs.

Atkins,	Jenkins,	Minnis,	Sailor,
Bittinger,	Jones (Polk),	Moore (Mississippi),	Short (Phelps),
Collins,	Julian,	Moore (Stone),	Smith (Buchanan),
Cox,	LeFavor,	Mortimer,	Smith (Howell),
Davis (Taney),	McIntyre,	Odneal,	Sullinger,
Denslow,	McKee,	Pettijohn,	Tatum,
DeReign,	Marsh,	Pollock,	Tubbs,
Drabelle,	Melson,	Pratte,	Warner—35.
Gill,	Middleton,	Robertson,	

Absent with leave—Messrs.

Crisp,	Harrison,	O'Dell,	Wetzel—7.
Drum,	Higbee,	Spurgeon,	

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Swanger moved that the House adjourn until 10 o'clock a. m. tomorrow ;

Which was not agreed to by the following vote—Messrs. Smith of Buchanan and Avery demanding the ayes and noes :

AYES—Messrs.

Anderson,	Calhoun,	Jones (Hickory),	Sawyer,
Baughner,	Cherrington,	Jones (Polk),	Schoppenhorst,
Benner,	DeFord,	LeFavor,	Sherrill,
Bennett,	Denslow,	Martin,	Swanger,
Best,	Dyer,	Middleton,	Tennie,
Bothwell,	Freeman,	Mueller,	Walton,
Breit,	Gmelich,	Sailor,	Weinhold—29.
Brock,			

NOES—Messrs.

Armstrong,	Gay,	McCollum,	Sartin,
Arnett,	George,	McPherson,	Schooler,
Avery,	Gill,	Mahan,	Schumacher,
Bourn,	Griffiths,	Meriwether,	Shaw,
Buckner,	Grubb,	Miller,	Short (Cole),
Burks,	Gurney,	Moran,	Spencer (Douglas),
Cape,	Hall,	Murray,	Spencer (St. L. City),
Carroll,	Hammond,	O'Reilly,	Steel,
Chinn,	Hancock,	Phipps,	Stickney,
Choate,	Hart,	Pollock,	Tartar,
Coppedge,	Hinde,	Porterfield,	Tate,
Correll,	Jenkins,	Pritchett,	Tatum,
Davidson,	Johnston,	Robertson,	Waymeyer,
Davis (Wayne),	Jones (Jackson),	Rohne,	Weaver,
Davison,	Kline,	Ross,	Woodside,
Denny,	Kyler,	Rothwell,	Young (St. Fran.),
Edgar,	Lane,	Russell (N. Madrid),	Young (Texas),
Ferguson,	Leazenby,	Sachse,	Mr. Speaker—74.
Fuson,	Lynch,		

Absent—Messrs.

Atkins,	Julian,	Moore (Miss.),	Smith (Buchanan),
Bittinger,	McIntyre,	Moore (Stone),	Smith (Howell),
Collins,	McKearly,	Mortimer,	Sullinger,
Cox,	McKee,	Odneal,	Tubbs,
Davis (Taney),	Marsh,	Pettijohn,	Warner,
DeReign,	Melson,	Pratte,	Watson—27.
Drabelle,	Minnis,	Short (Phelps),	

Absent with leave—Messrs.

Crisp,	Harrison,	O'Dell,	Wetzel—7.
Drum,	Higbee,	Spurgeon,	

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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House bill No. 22 was ordered read.

On motion of Mr. Gurney,

The House adjourned until 10 o'clock a. m. tomorrow.

TWELFTH DAY—WEDNESDAY, May 8, 1895.

House met pursuant to adjournment.

Speaker Russell in the Chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Spencer of St. Louis City (by request) presented statements and petitions from citizens of St. Louis, concerning House bill No. 1 and Senate amendments to House bill No. 1;

Which was read.

Mr. Moran moved that the statements and petitions be referred to Conference committee on House bill No. 1.

Mr. Drabelle moved as a substitute to motion that statements and petitions be printed for information of the House.

On motion of Mr. Jones of Jackson, the substitute to motion was laid on the table by the following vote—Messrs. Davidson and Armstrong demanding the ayes and noes:

AYES—Messrs.

Atkins,	Edgar,	Martin,	Shaw,
Baughner,	Freeman,	Middleton,	Short (Phelps),
Benner,	Fuson,	Miller,	Smith (Howell),
Bennett,	Gmelich,	Minnis,	Spencer (Douglas),
Best,	Griffiths,	Moore (Stone),	Spencer (St. L city),
Bittinger,	Grubb,	Mueller,	Steel,
Bothwell,	Gurney,	Murray,	Stickney,
Breit,	Hammond,	Odneal,	Swanger,
Brock,	Hancock,	Pettijohn,	Tartar,
Calhoun,	Hart,	Phipps,	Tatum,
Cherrington,	Hinde,	Robertson,	Temme,
Davis (Taney),	Johnston,	Rohne,	Tubbs,
Davis (Wayne),	Jones (Hickory),	Sachse,	Warner
Davison,	Jones (Jackson),	Sailor,	Watson,
DeFord,	Jones (Polk),	Sartin,	Waymeyer,
Denny,	Leazenby,	Sawyer,	Wetzel,
Denslow,	LeFavor,	Schoppenhorst,	Young (Texas),
Drum,	McPherson,	Schumacher,	Mr. Speaker—74.
Dyer,	Mahan,		

NOES—Messrs.

Anderson,	Crisp,	McCollum,	Pratte,
Armstrong,	Davidson,	McKearly,	Pritchett,
Arnett,	DeReign,	McKee,	Ross,
Avery,	Drabelle,	Marsh,	Rothwell,
Bourn,	Ferguson,	Melson,	Russell (N. Mad rid),
Buckner,	George,	Meriwether,	Schooler,
Burks,	Gill,	Moore (Mississippi),	Sherrill,
Cape,	Hall,	Moran,	Smith (Buchanan),
Chinn,	Jenkins,	Mortimer,	Sullinger,
Choate,	Julian,	O'Dell,	Tate,
Collins,	Kline,	O'Reilly,	Weaver,
Coppedge,	Kyler,	Pollock,	Weinhold
Correll,	Lane,	Porterfield,	Young (St. Francois)
Cox,	Lynch,		—55.

Absent—Messrs.

Gay,	McIntyre,	Short (Cole)—3.
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Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—5.
Harrison,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Carroll was granted an indefinite leave of absence.

Mr. Walton was granted leave of absence until Monday, May 13.

House bill No. 22, which was pending, was read second time and Referred to Committee on Criminal Jurisprudence.

Mr. Baughner, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 4, entitled

An act repealing all laws punishing members of the General Assembly for taking bribes, and prescribing penalties for principal and accessory, or attempting to bribe them,

Begs leave to report that it has compared the same, and finds it to be properly printed and engrossed;

Which was read.

House bill No. 21 was read second time and
Referred to Committee on Elections.

House bill No. 20 was read second time and
Referred to Committee on Elections.

Mr. Kyler (by consent) offered the following resolution :

Whereas, The contract between the State of Missouri and certain publishing houses to furnish the children of the State with text-books expires before the convening of the 39th General Assembly : and

Whereas, Said contract has saved more than eight hundred thousand dollars to the State ;

Resolved, That we respectfully request the Governor to empower the 38th General Assembly, in extra session convened, to enact such legislation as will secure to the people of the State cheap and uniform text-books, after the expiration of said commission.

Which was read and adopted.

On motion of Mr. Davidson, the rules were suspended and Mr. Davidson permitted to offer a resolution, by the following vote—
Messrs. Armstrong and Arnett demanding the ayes and noes :

A YES—Messrs.

Anderson,	Davidson,	Lynch,	Rothwell,
Armstrong,	Denslow,	McCollum,	Russell (N. Madrid),
Arnett,	DeReign,	McKearly,	Sawyer,
Atkins,	Drabelle,	McKee,	Schoppenhorst,
Avery,	Dyer,	Marsh,	Schooler,
Best,	Ferguson,	Melson,	Sherrill,
Bourn,	Freeman,	Meriwether,	Short (Cole),
Buckner,	Fuson,	Miller,	Short (Phelps),
Burks,	Gay,	Mortimer,	Smith (Buchanan),
Calhoun,	George,	Mueller,	Spencer (Douglas),
Cape,	Gill,	O'Dell,	Steel,
Cherrington,	Gmelich,	Odneal,	Sullinger,
Chinn,	Hall,	O'Reilly,	Tate,
Choate,	Hancock,	Phipps,	Weaver,
Collins,	Hart,	Pollock,	Weinhold,
Coppedge,	Jenkins,	Pratte,	Woodside,
Correll,	Johnston,	Pritchett,	Young (St. Francois)
Cox,	Julian,	Ross,	Mr. Speaker—74.
Crisp,	Lane,		

NOES—Messrs.

Baughner,	Gurney,	Moore (Stone),	Smith (Howell),
Benner,	Hammond,	Moran,	Stickney,
Bennett,	Hinde,	Murray,	Swanger,
Bothwell,	Jones (Hickory),	Pettijohn,	Tartar,
Breit,	Jones (Jackson),	Porterfield,	Tatum,
Brock,	Jones (Polk),	Robertson,	Temme,
Davis (Taney),	Leazenby,	Rohne,	Tubbs,
Davis (Wayne),	Mahan,	Sachse,	Warner,
Davison,	Martin,	Sailor,	Watson,
DeFord,	Middleton,	Sartin,	Waymeyer,
Denny,	Minnis,	Schumacher,	Wetzel,
Edgar,	Moore (Mississippi),	Shaw,	Young (Texas)—49.
Griffiths,			

Absent—Messrs.

Bittinger,	Kline,	LeFavor,	McPherson,
Drum,	Kyler,	McIntyre,	Spencer (St. L. City),
Grubb,			—9.

Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—5.
Harrison			

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Davidson offered the following resolution:

Resolved, That the Committee on Labor be and is hereby instructed to report House bill No. 2 back to this House at 10:30 o'clock tomorrow, Thursday, morning.

Which was read.

Mr. Minnis offered the following substitute to resolution:

Resolved, That this House has the utmost confidence in the Committee on Labor to judiciously and wisely consider the bills now before it, and to timely report the result of their actions to the House.

Which was read, and, on motion of Mr. Bothwell, was laid on the table by the following vote—Messrs. Armstrong and Davidson demanding the ayes and noes:

A YES—Messrs.

Atkins,	Dyer,	Martin,	Schoppenhorst,
Baughner,	Edgar,	Middleton,	Schumacher,
Benner,	Freeman,	Miller,	Shaw,
Bennett,	Gay,	Moore (Stone),	Smith (Howell),
Best,	Gmelich,	Mueller,	Spencer (Douglas),
Bittinger,	Griffiths,	Murray,	Spencer (St. L. City),
Bothwell,	Gurney,	Odneal,	Stickney,
Breit,	Hammond,	Pettijohn,	Swanger,
Calhoun,	Hancock,	Phipps,	Tartar,
Cherrington,	Hinde,	Porterfield,	Tatum,
Davis (Taney),	Johnston,	Pratte,	Temme,
Davis (Wayne),	Jones (Hickory),	Robertson,	Tubbs,
Davison,	Jones (Jackson),	Rohne,	Warner,
DeFord,	Jones (Polk),	Sachse,	Watson,
Denny,	Leazenby,	Sailor,	Wetzel,
Denslow,	LeFavor,	Sartin,	Mr. Speaker—67.
Drum,	Mahan,	Sawyer,	

NOES—Messrs.

Anderson,	Davidson,	McIntyre,	Russell (N. Madrid),
Armstrong,	DeReign,	McKearly,	Schooler,
Arnett,	Drabelle,	McKee,	Sherrill,
Avery,	Ferguson,	Marsh,	Short (Cole),
Bourn,	Fuson,	Melson,	Short (Phelps),
Brock,	George,	Meriwether,	Smith (Buchanan),
Buckner,	Gill,	Minnis,	Steel,
Burks,	Hall,	Moore (Mississippi),	Sullinger,
Cape,	Hart,	Moran,	Tate,
Chinn,	Jenkins,	O'Dell,	Waymeyer,
Choate,	Julian,	O'Reilly,	Weaver,
Collins,	Kline,	Pollock,	Weinhold,
Coppedge,	Kyler,	Pritchett,	Woodside,
Correll,	Lane,	Ross,	Young (St. Fran.),
Cox,	Lynch,	Rothwell,	Young (Texas)—62.
Crisp,	McCollum,		

Absent—Messrs.

Grubb,	McPherson,	Mortimer—3.
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Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—5.
Harrison,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Bothwell moved that the vote by which resolution offered by Mr. Kyler was adopted be reconsidered;

Which was agreed to by the following vote—Messrs. Armstrong and Arnett demanding the ayes and noes:

A YES—Messrs.

Atkins,	Bittinger,	Cherrington,	Denny,
Baughner,	Bothwell,	Davis (Taney),	Denslow,
Benner,	Breit,	Davis (Wayne),	Drum,
Bennett,	Brock,	Davison,	Dyer,
Best,	Calhoun,	DeFord,	Edgar,

Freeman,	Jones (Polk),	Pettijohn,	Spencer (St. L. City)
Fuson,	Leazenby,	Phipps,	Steel,
Gay,	McPherson,	Porterfield,	Stickney,
Gmelich,	Mahan,	Pratte,	Swanger,
Griffiths,	Martin,	Robertson,	Tartar,
Grubb,	Middleton,	Rohne,	Tatum,
Gurney,	Miller,	Sachse,	Temme,
Hammond,	Minnis,	Sartin,	Tubbs,
Hancock,	Moore (Stone),	Sawyer,	Warner,
Hart,	Moran,	Schoppenhorst,	Watson,
Hinde,	Mueller,	Schumacher,	Waymeyer,
Johnston,	Murray,	Shaw,	Wetzel,
Jones (Hickory),	O'Dell,	Smith (Howell),	Mr. Speaker—75.
Jones (Jackson),	Odneal,	Spencer (Douglas).	

NOES—Messrs.

Anderson,	Cox,	Lane,	Rothwell,
Armstrong,	Crisp,	Lynch,	Russell (N. Madrid),
Arnett,	Davidson,	McCollum,	Schooler,
Avery,	DeReign,	McIntyre,	Sherrill,
Bourn,	Drabelle,	McKearly,	Short (Cole),
Buckner,	Ferguson,	McKee,	Smith (Buchanan),
Burks,	George,	Melson,	Sullinger,
Cape,	Gill,	Meriwether,	Tate,
Chinn,	Hall,	Moore (Mississippi),	Weaver,
Choate,	Jenkins,	O'Reilly,	Weinhold,
Collins,	Julian,	Pollock,	Woodside,
Coppedge,	Kline,	Pritchett,	Young (St. Francois),
Correll,	Kyler,	Ross,	Young (Texas)—52.

Absent—Messrs.

LeFavor,	Mortimer,	Sailor,	Short (Phelps)—5.
Marsh,			

Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—5.
Harrison,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Resolution was then rejected by the following vote, Messrs. Arnett and Avery demanding the Ayes and noes :

AYES—Messrs.

Anderson,	Crisp,	McCollum,	Russell (N. Madrid),
Armstrong,	Davidson,	McIntyre,	Schooler,
Arnett,	DeReign,	McKearly,	Sherrill,
Avery,	Drabelle,	McKee,	Short (Cole),
Bourn,	Ferguson,	Melson,	Smith (Buchanan),
Buckner,	George,	Meriwether,	Sullinger,
Burks,	Gill,	Moore (Mississippi),	Tate,
Cape,	Hall,	O'Reilly,	Weaver,
Chinn,	Jenkins,	Pollock,	Weinhold,
Choate,	Julian,	Pritchett,	Woodside,
Collins,	Kyler,	Ross,	Young (St. Fran.)
Correll,	Lane,	Rothwell,	Young (Texas)—50.
Cox,	Lynch,		

NOES—Messrs.

Atkins,	Davis (Wayne),	Griffiths,	McPherson,
Baughner,	Davison,	Grubb,	Mahan,
Benner,	DeFord,	Gurney,	Martin,
Bennett,	Denny,	Hammond,	Middleton,
Best,	Denslow,	Hancock,	Miller,
Bittinger,	Drum,	Hart,	Minnis,
Bothwell,	Dyer,	Hinde,	Moore (Stone),
Breit,	Edgar,	Johnston,	Moran,
Brock,	Freeman,	Jones (Hickory),	Mueller,
Calhoun,	Fuson,	Jones (Jackson),	Murray,
Cherington,	Gay,	Jones (Polk),	O'Dell,
Davis (Taney),	Gmelich,	Leazenby,	Odneal,

Pettijohn,	Sartin,	Steel,	Tubbs,
Phipps,	Sawyer,	Stickney,	Warner,
Porterfield,	Schumacher,	Swanger,	Watson,
Platt,	Shaw,	Tartar,	Waymeyer,
Robertson,	Smith (Howell),	Tatum,	Wetzel,
Rohne,	Spencer (Douglas),	Temme,	Mr. Speaker—74.
Sachse,	Spencer (St. L. City)		

Absent—Messrs.

Coppedge,	LeFavor,	Mortimer,	Shoppenhurst,
Kline,	Marsh,	Sailor,	Short (Phelps)—8.

Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—5.
Harrison,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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Mr. Marsh was granted leave of absence.

On motion of Mr. Gurney,

The House adjourned until 10 o'clock tomorrow by the following vote—Messrs. Avery and Arnett demanding the ayes and noes :

A YES—Messrs.

Armstrong,	Gill,	Martin,	Schumacher,
Atkins,	Gmelich,	Melson,	Shaw,
Baughner,	Griffiths,	Middleton,	Smith (Buchanan),
Benner,	Grubb,	Miller,	Smith (Howell),
Best,	Gurney,	Minnis,	Spencer (St. L. City),
Bittinger,	Hancock,	Moore (Stone),	Stickney,
Bothwell,	Hart,	Mueller,	Swanger,
Breit,	Hinde,	Murray,	Tartar,
Brock,	Jenkins,	Odneal,	Tatum,
Buckner,	Johnston,	O'Reilly,	Temme,
Calhoun,	Jones (Hickory),	Pettijohn,	Tubbs,
Cherrington,	Jones (Jackson),	Porterfield,	Warner,
Davis (Taney),	Jones (Polk),	Pratte,	Watson,
Davis (Wayne),	Julian,	Pritchett,	Waymeyer,
Denny,	Kline,	Rothwell,	Weinhold,
Denslow,	Kyer,	Sachse,	Wetzel,
Drabelle,	LeFavor,	Sartin,	Woodside,
Dyer,	Lynch,	Sawyer,	Mr. Speaker—75.
Freeman,	Mahan,	Schoppenhurst,	

NOES—Messrs.

Anderson,	Crisp,	Leazenby,	Ross,
Arnett,	Davidson,	McCollum,	Russell (N. Madrid),
Avery,	Davison,	McKee,	Schooler,
Bennett,	DeReign,	McPherson,	Sherrill,
Burks,	Drum,	Meriwether,	Short (Cole),
Cape,	Edgar,	Moore (Mississippi),	Spencer (Douglas),
Chinn,	Ferguson,	Moran,	Steel,
Choate,	Fuson,	O'Dell,	Sullinger,
Collins,	George,	Phipps,	Tate,
Coppedge,	Hall,	Pollock,	Weaver,
Correll,	Hammond,	Robertson,	Young (St. F.),
Cox,	Lane,	Rohne,	Young (Texas)—48.

Absent—Messrs.

Bourn,	Gay,	McKearly,	Sailor,
DeFord,	McIntyre,	Mortimer,	Short (Phelps)—8.

Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—6.
Harrison,	Marsh,		

Sick—Messrs.

Daneri,	Kasey,	LeRoy—3.
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THIRTEENTH DAY—THURSDAY, May 9, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by the Chaplain.

Journal of yesterday read and approved.

Mr. Sartin offered the following resolution :

Whereas, The Governor of the State of Missouri, in the exercise of his constitutional authority, has convened the Thirty-eighth General Assembly in extra session, and in his proclamation promulgating such call uses these words, quoting : "For a number of years the State has been disgraced by an organized and salaried lobby, maintained by special interests, at the capitol, during the sessions of the General Assembly, for the purpose of influencing legislative action. Encouraged by a seeming lack of public resentment at their presence, and emboldened by repeated successes, these lobbyists have been from year to year increased in numbers, influence and audacity, until they have become an almost dominating force in legislation ;" and

Whereas, The Senate of the Thirty-eighth General Assembly, assembled in extra session, a majority of whom are in political affiliation with the Governor aforesaid, and may reasonably be presumed to give authority of expression to his (the Governor's) political sentiments, did, on the 8th day of May, A. D. 1895, refuse by a significant vote to order the engrossment of a bill calculated to destroy or reduce the power of the aforesaid lobby ; now, therefore.

Resolved, That it is the sense of this House that all attempts at lobby legislation should lie on the table or undisturbed in committee at this extra session, until such time as the Senate sends to this chamber a well-defined bill upon this subject which they have enacted.

Which was read.

Mr. Davis of Taney offered the following substitute to resolution :

Whereas, Among the extraordinary and political questions presented to this extraordinary political session by an extraordinary political Governor, for the purpose, as the Governor says, of putting the Democratic party on top, is the question of an anti-lobby bill, and,

Whereas, The Governor's personal representative in the Senate introduced a bill which reflected the views of the Governor as an anti-lobby bill ; and

Whereas, On the 8th of May, 1895, the Democratic Senate of the once Democratic State of Missouri, in extraordinary session assembled, under an extraordinary proclamation from an extraordinary Democratic Governor, refused to engross the extraordinary anti-lobby bill introduced by the Senator from Pettis county, who is the personal representative of the Governor ; and

Whereas, It is evident from the discussions in the Democratic Senate on said anti-lobby bill, and from the vote thereon on the 8th day of May, 1895, that the Senate will never pass the anti-lobby bill, believing, possibly, that "there is no principle involved in it ;" and

Whereas, It costs the tax-payers of the State of Missouri about \$1400 per day to keep this extraordinary session, assembled under the extraordinary call of the extraordinary Governor, to legislate on extraordinary subjects for great extraordinary political purposes alone, in which probably "there is no principle involved ;" therefore be it

Resolved, That it is the sense of this House that it is inexpedient, unwise, and too expensive, to spend further time and more money in these Democratic hard times, endeavoring to legislate on anti-lobby bills, which can never pass the Democratic Senate, and that all such bills now pending in the House should receive no further consideration.

Which was read, and on motion of Mr. Arnett, was laid on the table by the following vote—Messrs. Arnett and Avery demanding the ayes and noes :

AYES—Messrs.

Anderson,	Denny,	LeFavor,	Sawyer.
Armstrong,	DeReign,	Lynch,	Schooler,
Arnett,	Drabelle,	McCollum,	Shaw,
Atkins,	Drum,	McIntyre,	Sherrill,
Avery,	Ferguson,	McKearly,	Short (Cole),
Bittinger,	Fuson,	McKee,	Short (Phelps),
Bourn,	Gay,	McPherson,	Spencer (Douglas),
Breit,	George,	Marsh,	Steel,
Brock,	Gill,	Melson,	Stickney,
Buckner,	Gmelich,	Meriwether,	Sullinger,
Burks,	Griffiths,	Miller,	Swanger,
Cape,	Grubb,	Moore (Miss.),	Tartar,
Cherrington,	Hall,	Moran,	Tate,
Chinn,	Hinde,	Mueller,	Tubbs,
Choate,	Jenkins,	O'Dell,	Watson,
Collins,	Johnston,	O'Reilly,	Weaver,
Coppedge,	Julian,	Phipps,	Weinhold,
Correll,	Kline,	Pollock,	Woodside,
Cox,	Kyler,	Robertson,	Young (St. Fran.),
Crisp,	Lane,	Ross,	Young (Texas),
Davidson,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—85.
Davis (Wayne),			

NOES—Messrs.

Baughner,	Freeman,	Moore (Stone),	Schoppenhorst,
Benner,	Gurney,	Murray,	Schumacher,
Bennett,	Hart,	Odneal,	Smith (Howell),
Best,	Jones (Hickory),	Pettijohn,	Spencer (St. L. City),
Calhoun,	Jones (Jackson),	Porterfield,	Tatum,
Davis (Taney),	Jones (Polk),	Rohne,	Temme,
Davison,	Martin,	Sachse,	Warner,
DeFord,	Middleton,	Sailor,	Waymeyer,
Dyer,	Minnis,	Sartin,	Wetzel—37.
Edgar,			

Absent—Messrs.

Bothwell,	Hancock,	Mortimer,	Rothwell, —8.
Hammond,	Mahan,	Pratte,	Smith (Buchanan)

Absent with leave—Messrs.

Carroll,	Harrison,	Spurgeon,	Walton—6.
Denslow,	Higbee,		

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Pritchett—4.
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Mr. Pritchett was reported sick.

Mr. Denslow was granted leave of absence until Monday, May 13.

Mr. Crisp moved that the vote by which the printing of House bill No. 12 was refused be reconsidered ;

Which was agreed to, and,

On motion of Mr. Crisp, 300 copies of the bill were ordered printed.

Mr. Phipps offered the following resolution :

Whereas, There has been introduced into and passed through the House on May 1, 1895, a resolution calling upon Governor Stone to confer upon this Legislature power to legislate upon telephone charges ; and

Whereas, The Governor has, up to this time, failed to comply with the request contained in said resolution ; and

Whereas, There appears in the "Kansas City World" of May 7, 1895, a petition, signed by 436 of leading business citizens of Kansas City, praying his Excellency, the Governor, to confer upon the 38th General Assembly authority to legislate upon telephone charges ; therefore,

Resolved, To the end that the people of this State may receive some relief from the exorbitant charges of the telephone companies doing business in this State, that his Excellency, W. J. Stone, Governor of the State of Missouri, is again respectfully requested to confer upon this Legislature authority to legislate upon the subject of telephone charges.

Which was read.

Mr. Hall moved to lay the resolution on the table.

Mr. Bothwell was called to the chair.

Motion to lay the resolution on the table was not agreed to by the following vote—Messrs. Phipps and Tubbs demanding the ayes and noes:

A Y ES—Messrs.

Anderson,	Coppedge,	Kline,	Pollock.
Armstrong,	Correll,	Kyler,	Ross,
Arnett,	Davidson,	McColum,	Russell (N. Madrid),
Atkins,	Davison,	McIntyre,	Sallor,
Avery,	DeFord,	McKearly,	Sawyer,
Bennett,	Denny,	McKee,	Schoppenhorst,
Bittinger,	Drabelle,	Mahan,	Schooler,
Bourn,	Ferguson,	Martin,	Sullinger,
Breit,	Fuson,	Melson,	Tate,
Buckner,	Gay,	Meriwether,	Weaver,
Burks,	Griffiths,	Moore (Mississippi),	Weinhold,
Cape,	Hall,	Mueller,	Wetzel,
Cherrington,	Hammond,	Murray,	Woodside,
Chinn,	Jenkins,	O'Dell,	Young (St. Francois)
Choate,	Julian,	O'Reilly,	Young (Texas)—61.
Collins,			

NOES—Messrs.

Baughner,	Gill,	Marsh,	Short (Phelps),
Benner,	Gmelich,	Middleton,	Smith (Howell),
Best,	Grubb,	Miller,	Spencer (Douglas),
Bothwell,	Gurney,	Minnis,	Spencer (St. L. City),
Brock,	Hancock,	Moore (Stone),	Steel,
Calhoun,	Hart,	Moran,	Stickney,
Cox,	Hinde,	Odneal,	Swanger,
Crisp,	Johnston,	Pettijohn,	Tartar,
Davis (Taney),	Jones (Hickory),	Phipps,	Tatum,
Davis (Wayne),	Jones (Jackson),	Porterfield,	Temme,
DeReign,	Jones (Polk),	Robertson,	Tubbs,
Drum,	Lane,	Rohne,	Warner,
Dyer,	Leazenby,	Sachse,	Watson,
Edgar,	LeFavor,	Sartin,	Waymeyer,
Freeman,	Lynch,	Schumacher,	Mr. Speaker—63.
George,	McPherson,	Shaw,	

Absent—Messrs.

Mortimer,	Rothwell,	Short (Cole),	Smith (Buch'n)—6.
Pratte,	Sherrill,		

Absent with leave—Messrs.

Carroll,	Harrison,	Spurgeon,	Walton—6.
Denslow,	Higbee,		

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Pritchett—4.
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Speaker Russell resumed the chair.

Resolution was then adopted by the following vote on division :
ayes 60, noes 47.

Mr. Melson offered the following resolution :

Whereas, The heavens smile upon the earth, and we are blessed with abundant promise of plenty ; and

Whereas, All things work together for good to them who loveth the Lord, as evidenced by the recent elections in the great city of Hannibal, Mo., on yesterday, the 8th day of May ; and

Whereas, At that election the Democrats swept the board, electing the entire Democratic ticket except one officer ; therefore, be it

Resolved, That we hereby express our thankfulness for these small favors, and express our confidence that they will work out for us exceedingly greater joys in 1896, when popular government, free silver and the Democratic ticket will sweep the Nation, bringing deliverance and happiness to all the multitudes of the earth.

Resolved, That we congratulate the good people of Hannibal on their deliverance and their good example.

Which was read, and on motion of Mr. Hart, referred to the Committee on Swamp Lands by the following vote on division: Ayes 65, noes 53.

Committee on Swamp Lands was granted leave to sit during session of the House.

Mr. Schooler offered the following resolution:

Whereas, This House has persistently and continually manifested that it has nothing to do; and

Whereas, The business of the House seems to be securely locked in the vaults of the committees of the House; and

Whereas, The reading public would greatly appreciate the knowledge now slumbering in the safe keeping of said committees; therefore, be it

Resolved, That the committee known in common parlance as the "Pass Investigating Committee" be instructed to report within two hours their proceedings, if they have any.

Which was read.

The Committee on Conference was granted leave to sit during the session of the House.

Mr. Swanger moved that the resolution be laid on the table;

Which was not agreed to by the following vote—Messrs. Arnett and Avery demanding the ayes and noes:

AYES—Messrs.

Baughner,	Freeman,	Lynch,	Russell (N. Madrid),
Benner,	Gay,	McPerson,	Sawyer,
Bennett,	Gmelich,	Mahan,	Schumacher,
Best,	Grubb,	Martin,	Short (Phelps),
Bittinger,	Gurney,	Middleton,	Smith (Howell),
Breit,	Hancock,	Miller,	Spencer (Douglas),
Brock,	Hart,	Minnis,	Steel,
Calhoun,	Hinde,	Moore (Stone),	Swanger,
Davis (Taney),	Johnston,	Moran,	Tartar,
Davis (Wayne),	Jones (Hickory),	Mueller,	Temme,
DeFord,	Jones (Polk),	Murray,	Warner,
Drabelle,	Kyler,	O'Dell,	Waymeyer,
Dyer,	Leazenby,	Pettijohn,	Mr. Speaker—54.
Edgar,	LeFavor,		

NOES—Messrs.

Anderson,	Davidson,	McKee,	Sherrill,
Arnett,	Davison,	Marsh,	Short (Cole),
Avery,	DeReign,	Meriwether,	Spencer (St. L. City),
Bourn,	Drum,	Moore (Mississippi),	Stiekney,
Burks,	Ferguson,	Odneal,	Sullinger,
Cape,	Fuson,	O'Reilly,	Tate,
Cherrington,	George,	Phipps,	Tatum,
Chinn,	Gill,	Pollock,	Tubbs,
Choate,	Hall,	Porterfield,	Watson,
Collins,	Jenkins,	Rohne,	Weaver,
Coppedge,	Julian,	Ross,	Wetzel,
Correll,	Lane,	Sachse,	Woodside,
Cox,	McCollum,	Schoppenhorst,	Young (St. Fran.),
Crisp,	McKearly,	Schooler,	Young (Texas)—56.

Absent—Messrs.

Armstrong,	Griffiths,	Melson,	Sailor,
Atkins,	Hammond,	Mortimer,	Sartin,
Bothwell,	Jones (Jackson),	Pratte,	Shaw,
Buckner,	Kline,	Robertson,	Smith (Buchanan),
Denny,	McIntyre,	Rothwell,	Weinhold—20.

Absent with leave—Messrs.

Carroll,	Higbee,	Spurgeon,	Walton—6.
Denslow,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Pritchett—4.
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Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the 38th General Assembly, in extra session, with an emergency clause,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read.

House bill No. 14 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to the said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate, and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 8, entitled

An act to amend section 4672, Revised Statutes of Missouri of 1889.

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct;

Which was read.

House bill No. 6 was taken up for amendment and engrossment.

Mr. Julian offered the following amendment:

Amend section 1 of House bill No. 6 by striking out all of said section and inserting in lieu thereof the following words:

Whenever any railway company, street railway company, sleeping car or bridge company, or any other corporation, or any association or person, shall own, use or exercise any special privilege or franchise in this State, whether the same be granted by this State or by some subdivision thereof, or by some foreign state, or by the United States, a public obligation is hereby imposed upon such, and it shall hereafter be the duty of every such company, corporation, association and person, on account of the using and exercising said public franchise, to perform any and every function for which such was organized or chartered, or for which the franchise was granted, and also to carry and transport the public servants of the State, who are hereafter enumerated, free of charge to said public servants during their term of office.

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend House bill No. 6, section 2, by striking out the words between "deputies" and "allowed," in the first line thereof;

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend House bill No. 6 by adding after the word "benefit," in section 5, line 4, the following words: "without being required to give security for costs;"

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend House bill No. 6 by striking out the word "nor," in line 6, in section 5, and inserting in lieu thereof the word "now;"

Which was read and adopted.

Mr. Moran offered the following amendment:

Amend section 1 by adding the following: "Provided, however, that the compensation for carrying any such passengers shall be charged up to the State of Missouri and paid out of the public revenues of the State, upon proper proof of the service rendered ;"

Which was read.

Mr. Hart offered the following substitute to amendment :

Amend House bill No. 6 by adding after section 1 the following: "Provided, that the cost of said transportation to any members of the General Assembly shall be paid for out of the mileage fund allowed to the members of each General Assembly, which amount shall be drawn from the public treasury and expended by Secretary of State, and such transportation shall be allowed in lieu of mileage now allowed members of the General Assembly :"

Which was read and rejected.

Amendment was then rejected.

On motion of Mr. Julian, the vote by which the fourth amendment to House bill No. 6 was adopted was reconsidered by the following vote on division: Ayes 47, noes 1.

Amendment was then rejected.

Mr. Stickney offered the following amendment :

Amend House bill No. 6 by adding at the end of section 1 the following: "And it shall be the duty of all hotel and boarding-house keepers in this State to furnish board and lodging to the State officers and their deputies, and members of the General Assembly, their wives and children, free of charge during the terms of office of such officers and members of the General Assembly ;"

Which was read and rejected.

Mr. Tatum offered the following amendment :

Amend House bill No. 6 by striking out all after word "costs," in line 5, section 5, and inserting in lieu thereof the following: "As there is no law to effect the purposes of this act in this State, and it is deemed imperative, an emergency is created within the meaning of the constitution ; therefore this act shall take effect and be in force from and after its approval ;"

Which was read.

Mr. Stickney moved that amendment be laid on the table ; which was not agreed to, by the following vote—Messrs. Julian and Schooler demanding the ayes and noes :

A Y E S—Messrs.

Atkins,
Benner,
Bennett,
Calboun,
Davis (Taney),
DeFord,
Drabelle,
Dyer,
Edgar,

Gay,
Gmelich,
Griffiths,
Gurney,
McPherson,
Martin,
Miller,
Minnis,
Moore (Stone),

Murray,
Phipps,
Robertson,
Rohne,
Russell (N. Madrid),
Sailor,
Sartin,
Schumacher,
Shaw,

Sherrill,
Short (Phelps),
Smith (Howell),
Stickney,
Tartar,
Temme,
Tubbs,
Warner,
Wetzel—36.

NOES—Messrs.

Anderson,	Denny,	Kyler,	Sachse,
Arnett,	DeReign,	Lane,	Sawyer,
Avery,	Drum,	Leazenby,	Schoppenhorst,
Baughner,	Ferguson,	LeFavor,	Schooler,
Best,	Freeman,	McCotlum,	Short (Cole),
Bittinger,	Fuson,	McKearly,	Spencer (Douglas),
Brock,	George,	McKee,	Spencer (St. L. City)
Buckner,	Gill,	Marsh,	Steel,
Burks,	Grubb,	Melson,	Sullinger,
Cape,	Hall,	Meriwether,	Swanger,
Cherrington,	Hammond,	Middleton,	Tate,
Chinn,	Hancock,	Moore (Mississippi),	Tatum,
Choate,	Hart,	Moran,	Watson,
Collins,	Hinde,	Mueler,	Waymeyer,
Coppedge,	Jenkins,	O'Dell,	Weaver,
Correll,	Johnston,	Odneal,	Weinhold,
Cox,	Jones (Hickory),	O'Reilly,	Woodside,
Davidson,	Jones (Polk),	Pettijohn,	Young (St. Francois)
Davis (Wayne),	Julian,	Pollock,	Young (Texas),
Davison,	Kline,	Ross,	Mr. Speaker—80.

Absent—Messrs.

Armstrong,	Crisp.	Mahan,	Pratte,
Bothwell,	Jones (Jackson),	Mortimer,	Rothwell,
Bourn,	Lynch,	Porterfield,	Smith (Buchanan),
Breit,	McIntyre,		—14.

Absent with leave—Messrs.

Carroll,	Harrison,	Spurgeon,	Walton—6.
Denslow,	Higbee,		

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Pritchett—4.
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Amendment was then adopted.

Mr. Weinhold offered the following amendment:

Amend House bill No. 6 by adding to section 2, line 9, after the word "assembly," the following: "Provided, that any person taking the benefits of this act shall not be entitled to draw any mileage under any other statute or law of the State;"

Which was read and adopted.

Mr. Julian offered the following amendment:

Amend House bill No. 6 by striking out the words between the words "public" and "for," and insert in lieu thereof the word "servants;"

Which was read and adopted.

Mr. Schoppenhorst offered the following amendment:

Amend House bill No. 6 by adding after section 1 the following: "whenever such transportation shall be necessary in the performance of his official duty;"

Which was read.

Mr. Gurney moved that the amendment be laid on the table;

Which was not agreed to by the following vote—Messrs. Julian and Arnett demanding the ayes and noes:

AYES—Messrs.

Atkins,	Edgar,	Moore (Stone),	Smith (Howell),
Benner,	Gay,	Murray,	Stickney,
Bennett,	Griffiths,	Robertson,	Tartar,
Best,	Gurney,	Ross,	Tubbs,
Breit,	Jones (Hickory),	Sachse,	Warner,
Davis (Taney),	McPherson,	Sailor,	Watson,
DeFord,	Miller,	Schumacher,	Waymeyer,
Drabelle,	Minnis,	Shaw,	Wetzel—32.

NOES—Messrs.

Anderson,	DeReign,	Lynch,	Sawyer,
Arnett,	Drum,	McCollum,	Schoppenhorst,
Avery,	Ferguson,	McKearly,	Schooler,
Baughner,	Fuson,	McKee,	Sherrill.
Bittinger,	Gill,	Marsh,	Short (Cole),
Bourn,	Gmelich,	Meriwether,	Spencer (Douglas),
Brock,	Hall,	Middleton,	Spencer (St. L. City),
Buckner,	Hancock,	Moore (Miss.),	Steel,
Burks,	Hart,	Moran,	Swanger,
Calhoun,	Jenkins,	Mueller,	Tate,
Cape,	Johnston,	O'Dell,	Tatum,
Chinn,	Jones (Polk),	Odneal,	Weaver,
Choate,	Julian,	O'Reilly,	Weinhold,
Coppedge,	Kline,	Pettijohn,	Woodside,
Correll,	Kyler,	Phipps,	Young (St. Francois),
Davidson,	Lane,	Pollock,	Young (Texas),
Davison,	Leazenby,	Russell (N. Madrid),	Mr. Speaker—70.
Denny,	LeFavor,		

Absent—Messrs.

Armstrong,	Dyer,	Mahan,	Rohne,
Bothwell,	Freeman,	Martin,	Rothwell,
Cherrington,	George,	Melson,	Sartin.
Collins,	Grubb,	Mortimer,	Short (Phelps),
Cox,	Hammond,	Porterfield,	Smith (Buchanan),
Crisp,	Hinde.	Pratte,	Temme—26.
Davis (Wayne),	Jones (Jackson),		

Absent with leave—Messrs.

Carroll,	Harrison,	Spurgeon,	Walton—7.
Denslow,	Higbee,	Sullinger,	

Sick—Messrs.

Daneri,	LeRoy,	McIntyre,	Pritchett—5.
Kasey,			

Mr. McIntyre was reported sick.

Mr. Sullinger was granted an indefinite leave of absence.

On motion of Mr. Murray, the House adjourned until 10 o'clock a. m. tomorrow by the following vote on division: Ayes 82, noes 21.

FOURTEENTH DAY—FRIDAY, May 10, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair. •

Prayer by the Chaplain.

Journal of yesterday read and approved.

Report of the committee appointed to draft suitable resolutions on the death of Hon. James B. Old was read and adopted.

Mr. Swanger moved that copies of the remarks offered in memory of Hon. James B. Old be furnished the Chief Clerk, and be printed in the Journal of the House;

Which was agreed to.

Resolution pending at close of morning hour of yesterday was read and rejected by the following vote on division: Ayes 15, noes 71.

Conference committee on House bill No. 1 was given leave to sit during session of the House.

Mr. Davidson offered the following resolution :

Resolved, That the Committee on Labor be and is hereby instructed to report back to this House by 11 o'clock this a. m. House bill No. 19 for consideration by this House; and further

Resolved, That said committee is hereby authorized to sit for that purpose while the House is in session.

Which was read and rejected.

Mr. Phipps introduced House bill No. 23, entitled

An act concerning primary elections in cities now having and hereafter having 100,000 inhabitants or more, and less than 300,000 inhabitants ;

Which was read first time.

Mr. Hammond, Chairman of the Committee on Pass Investigation, submitted the following report :

MR. SPEAKER : Your Committee, appointed by resolution, to hear and investigate any charges that may be made against any member of this House or State official, for receiving or using railroad passes or free transportation, for themselves, their families or friends,

Be glad to report that no such charges have been made to said Committee, and your Committee publicly invites and urgently requests any State official or member of this House having knowledge that any State official or member of this House has procured or received, for himself or others, any such free transportation, to file charges to that effect, in writing, with the chairman of said Committee.

Which was read.

Mr. Davidson moved that the vote by which resolution to request Committee on Labor to report House bill No. 19 was rejected, be reconsidered.

Pending amendment to House bill No. 6 was read.

On motion of Mr. Moran,

The House adjourned in respect to the memory of Hon. James B. Old, until 3 o'clock p. m. Monday, May 13.

FIFTEENTH DAY—MONDAY, May 13, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of Friday read and approved.

Amendment pending to House bill No. 6 at time of adjournment was taken up.

Mr. Davis of Taney moved that House bill No. 6 be referred to the Committee on Judiciary with instructions to report as to its constitutionality, and as to whether it comes within the Governor's proclamation ;

Which was not agreed to by the following vote on division: Ayes 30, noes 36.

Mr. Avery moved that House bill No. 6 and amendments be postponed until 10 o'clock tomorrow ;

Which was agreed to.

Mr. Short of Cole offered the following communication :

JEFFERSON CITY, May 8, 1895.

To the Hon. John T. Short:

Dear Sir—At the regular monthly meeting, held in the court-house of the county of Cole, of Jefferson City Typographical Union No. 119, the following preamble and resolutions were unanimously adopted, and a committee, composed of Messrs. J. E. Murphy, George W. Tuthill and B. H. Otto appointed to present the same to you, to be presented to your Honorable Body :

Whereas, Laws for the protection of workmen engaged in hazardous occupations are evidences of an active interest in the general welfare, which grows with the steady advance of civilization ; and

Whereas, Some laws of this character are already upon the statute books of this State ; therefore, be it

Resolved, That Jefferson City Typographical Union No. 119 earnestly ask of the present General Assembly the enactment of a suitable law for the protection and benefit of railroad employes injured through the incompetency or negligence of their fellow-servants.

Resolved, further, That a copy of these resolutions be presented to our Senator S. B. NICHOLS, Secretary.

Which was read and referred to Committee on Labor.

On motion of Mr. Freeman,

The House adjourned until 10 o'clock a. m. tomorrow by the following vote on division: Ayes 49, noes 19.

SIXTEENTH DAY—TUESDAY, May 14, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Amendment to House bill No. 6, which was pending, was read and rejected by the following vote on division: Ayes 7, noes 37.

House bill No. 6 was then ordered engrossed by the following vote on division: Ayes 55, noes 12.

Mr. O'Dell offered the following resolution ;

Be it resolved by the House of Representatives, the Senate concurring therein :

That the 38th General Assembly adjourn *sine die* at 12 o'clock, May 21, 1895.

Which was read, and on motion of Mr. Moran, made special order for June 1, at 10 o'clock a. m.

Mr. Swanger moved that the vote by which the addresses in honor of Hon. James B. Old were ordered printed in the Journal, be reconsidered ;

Which was agreed to.

The motion that remarks in honor of Jas. B. Old be printed in the Journal of the House, was not agreed to.

Mr. Swanger moved that the members of the House be permitted to speak to resolution in memory of Hon. James B. Old ;

Which was agreed to.

Mr. Swanger moved that 500 copies of the addresses given today, and those formerly given for resolution, be printed in pamphlet form, for the use of the members ;

Which was agreed to.

Mr. Davidson moved that the Journal of Friday, May 9, be corrected, so far as regards the matter of reconsidering vote by which a resolution offered by himself was not agreed to.

Mr. Bothwell raised the point of order that the Journal had already been approved, and could not be corrected by an independent motion; Which was sustained by the Speaker.

Mr. Davidson moved that the vote by which journal of Friday, May 9, was approved, be reconsidered;

Which was declared out of order by the Speaker, as not being made within three days.

Mr. Minnis moved that the vote by which journal of last Friday was approved be reconsidered;

Which was agreed to by the following vote on division: Ayes 28, noes 5.

On motion of Mr. Minnis, journal of last Friday was corrected by striking out the words "not agreed to."

Journal as corrected was then approved.

Mr. Hinde introduced House bill No. 24, entitled

An act to regulate primary elections of political parties in cities having more than 100,000 and less than 300,000 inhabitants;

Which was read first time.

House bill No. 23 was read second time, and, on motion of Mr. Phipps, was

Referred to Committee on Internal Improvements.

House bill No. 8 was taken up for third reading and passage.

Mr. Moran moved that House bill No. 8 be laid over informally;

Which was not agreed to.

House bill No. 8 was read third time and passed by the following vote:

AYES—Messrs.

Armstrong,	Ferguson,	McPherson,	Schoppenhorst,
Arnett,	George,	Mahan,	Schooler,
Atkins,	Gill,	Marsh,	Schumacher,
Avery,	Gmelich,	Martin,	Shaw,
Baughner,	Griffiths,	Melson,	Sherrill,
Bennett,	Grubb,	Meriwether,	Short (Cole),
Best,	Gurney,	Middleton,	Short (Phelps),
Bittinger,	Hall,	Miller,	Smith (Buchanan),
Bourn,	Hammond,	Minnis,	Smith (Howell),
Breit,	Hancock,	Moore of Stone,	Spencer (Douglas),
Buckner,	Hart,	Moran,	Spencer (St. L. City),
Burks,	Higbee,	Mueller,	Spurgeon,
Calhoun,	Hinde,	Murray,	Steel,
Cape,	Jenkins,	O'Dell,	Stickney,
Cherrington,	Johnston,	Odoneal,	Swanger,
Chinn,	Jones (Hickory),	O'Reilly,	Tartar,
Coppedge,	Jones (Polk),	Pettijohn,	Tate,
Correll,	Julian,	Phipps,	Tatum,
Davis (Taney),	Kline,	Pollock,	Temme,
Davison,	Kyler,	Porterfield,	Tubbs,
DeFord,	Lane,	Ross,	Walton,
Denny,	Leszenby,	Russell (N. Madrid),	Weaver,
DeReign,	LeFavor,	Sachse,	Woodside,
Drabelle,	Lynch,	Sailor,	Young (St. Francois)
Drum,	McCollum,	Sartin,	Young (Texas),
Dyer,	McIntyre,	Sawyer,	Mr. Speaker—106.
Edgar,	McKee,		

NOES—Messrs.

Davidson, Denslow—2.

Absent—Messrs.

Anderson,	Freeman,	Mortimer,	Sullinger,
Bothwell,	Harrison,	Pratte,	Warner,
Carroll,	Jones (Jackson),	Robertson,	Wetzel—13.
Cox,			

Absent with leave—Messrs.

Benner,	Crisp,	McKearlv,	Watson,
Brock,	Davis (Wayne),	Moore (Miss.),	Waymeyer,
Choate,	Fuson,	Pritchett,	Weinhold—15.
Collins,	Gay,	Rothwell,	

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Rohne—4.
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Messrs. Rothwell, Watson, Choate, Brock, Benner, McKearlv, Gay, Crisp, Pritchett, Waymeyer, Weinhold, Davis of Wayne and Collins were granted an indefinite leave of absence.

Messrs. Fuson and Moore of Mississippi were granted leave of absence for one day.

Mr. Rohne was reported sick.

Emergency clause to House bill No. 8 was adopted by the following vote :

AYES—Messrs.

Anderson,	Dyer,	McIntyre,	Schoppenhorst,
Armstrong,	Edgar,	McKee,	Schooler,
Arnett,	Ferguson,	McPherson,	Schumacher,
Atkins.	George,	Mahan,	Shaw,
Avery,	Gill,	Marsh,	Sherrill.
Baughner,	Gmelich,	Martin,	Short (Cole),
Bennett,	Griffiths,	Melson,	Short (Phelps),
Best,	Grubb,	Meriwether,	Smith (Buchanan),
Bittinger,	Gurney,	Middleton,	Smith (Howell),
Bothwell,	Hall,	Miller,	Spencer (Douglas),
Breit,	Hammond,	Minnis,	Spencer (St. L. City)
Buckner,	Hancock,	Moore (Stone),	Spurgeon,
Burks,	Hart,	Moran,	Steel,
Calhoun,	Higbee,	Mueller,	Stickney,
Cape,	Hinde,	Murray,	Swanger,
Cherrington,	Jenkins,	O'Dell,	Tartar,
Chinn,	Johnston,	Odneal,	Tate,
Coppedge,	Jones (Hickory),	O'Reilly,	Tatum,
Correll,	Jones (Polk),	Pettijohn,	Temme,
Cox,	Julian,	Phipps,	Tubbs,
Davis (Taney),	Kline,	Pollock,	Walton,
Davison,	Kyler,	Porterfield,	Warner,
DeFord,	Lane,	Ross,	Weaver,
Denny,	Leazenby,	Russell (N. Madrid),	Woodside,
Denslow,	LeFavor,	Sachse,	Young (St. Fran.),
DeReign,	Lynch,	Sailor,	Young (Texas),
Drabelle.	McCollum,	Sartin,	Mr. Speaker—109.
Drum,			

NO—Mr. Davidson—1.

Absent—Messrs.

Carroll,	Jones (Jackson),	Pratte,	Sawyer.
Freeman,	Mortimer,	Robertson,	Sullinger—9.
Harrison,			

Absent with leave—Messrs.

Benner,	Crisp,	McKearlv,	Watson,
Bourn,	Davis (Wayne),	Moore (Mississippi),	Waymeyer,
Brock,	Fuson,	Pritchett,	Weinhold,
Choate,	Gay,	Rothwell,	Wetzel—17.
Collins,			

Sick—Messrs.

Daneri,	Kasey,	LeRoy,	Rohne—4.
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Mr. Bourn was granted indefinite leave of absence.

Mr. Wetzel was granted leave of absence for one day.

Mr. Drabelle offered the following amendment to title:

Amend title by striking out the same and inserting the following, viz.:

An act to amend section 4672, Revised Statutes of Missouri, 1889, relating to "Elections," by adding thereto a provision for the preservation of ballots in cases of election contests in cities having over one hundred thousand inhabitants, with emergency clause;

Which was read and adopted.

Title of House bill No. 8, as amended, was agreed to.

Mr. Hinde moved that the vote by which House bill No. 8 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

Mr. Lynch (by consent) offered the following resolution:

Whereas, Information has come to the House of Representatives of the death of Senator Peter R. Morrissey, of the city of St. Louis; therefore,

Resolved, That the Speaker appoint a committee of five members of this House to attend the funeral on behalf of the House, in company with the Sergeant-at-Arms of the Senate.

Which was read and adopted.

House bill No. 4 was taken up for third reading and passage.

Messrs. Lynch, McKee, Pratte, Minnis and Pettijohn were appointed by the Speaker, as a committee to attend the funeral of the late Senator Morrissey in St. Louis.

Mr. Julian moved that the House adjourn until 10 o'clock tomorrow;

Which was not agreed to.

On motion of Mr. Bothwell,

House bill No. 4 was made special order for 11 o'clock a. m. tomorrow.

On motion of Mr. Gmelich,

The House adjourned until 10 o'clock a. m. tomorrow.

SEVENTEENTH DAY—WEDNESDAY, May 5, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Pending motion to reconsider the vote by which a resolution offered by Mr. Davidson was rejected, was not agreed to by the following vote, Messrs. Davidson and Arnett demanding the ayes and noes:

AYES—Messrs.

Armstrong,	Davidson,	McIntyre,	Russell (N. Madrid),
Arnett,	DeReign,	McKearly,	Schooler,
Avery,	Ferguson,	McKee,	Sherrill,
Bourn,	George,	Marsh,	Short (Cole),
Buckner,	Gill,	Melson,	Smith (Buchanan),
Burks,	Hall,	Meriwether,	Tate,
Cape,	Jenkins,	O'Dell,	Weaver,
Chinn,	Julian,	Pollock,	Weinhold,
Coppedge,	Kyler,	Pritchett,	Woodside,
Correll,	Lane,	Ross,	Young, (St. Fran.)
Crisp,	McCollum,		

NOES—Messrs.

Atkins,	Griffiths,	Moore (Stone),	Smith (Howell),
Baughner,	Gurney,	Moran,	Spencer (Douglas),
Bennett,	Hancock,	Mueller,	Spencer (St. L. City),
Best,	Higbee,	Murray,	Spurgeon,
Bittinger,	Hinde,	Odneal,	Steel,
Bothwell,	Johnston,	Pettijohn,	Stickney,
Breit,	Jones (Hickory),	Phipps,	Swanger,
Cherrington,	Jones (Polk),	Porterfield,	Tartar,
Davis (Taney),	Leszenby,	Pratt,	Tatum,
Davison,	LeFavor,	Sachse,	Temme,
DeFord,	McPherson,	Sailor,	Tubbs,
Denny,	Mahan,	Sartin,	Walton,
Denslow,	Martin,	Sawyer,	Warner,
Dyer,	Middleton,	Shoppenhorst,	Wetzel,
Edgar,	Miller,	Schumacher,	Young (Texas),
Gay,	Minnis,	Shaw,	Mr. Speaker—67.
Gmelich,	Moore (Mississippi),	Short (Phelps),	

Absent—Messrs.

Anderson,	Grubb,	Jones (Jackson),	Mortimer,
Collins,	Hammond,	Kline,	O'Reilly,
Drabelle,	Hart,	Lynch,	Robertson—13.
Drum,			

Absent with leave—Messrs.

Benner,	Choate,	Fuson,	Sullinger,
Brock,	Davis (Wayne),	Harrison,	Watson,
Carroll,	Freeman,	Rothwell,	Waymeyer—12.

SICK—Messrs.

Calhoun,	Daneri,	LeRoy,	Rohne—6.
Cox,	Kasey,		

Messrs. Calhoun and Cox were reported sick.

Mr. Freeman was granted leave of absence.

Mr. Kyler offered the following resolution :

Whereas, On the 13th day of May, 1895, Hon. Peter R. Morrissey, a member of the co-ordinate branch of this Assembly, the State Senate, departed this life; and

Whereas, Both the Senate and House of Representatives desire to show proper respect to his memory, and in view of the fact that his remains are to be interred to-morrow (Thursday); therefore

Resolved, That when this House adjourn that it adjourn until Friday, May 17, 11 o'clock a. m., to the end that proper respect be shown, and that members may attend the funeral.

Which was read and adopted by the following vote on division :
Ayes 59, noes 21.

Mr. Kyler offered the following resolution :

Whereas, Edward Webster Mott, son of Senator F. W. Mott of St. Louis, lost his life on May 13, 1895, in attempting to rescue his drowning companion; therefore, be it

Resolved, by the House of Representatives, that this expression of their sympathy for the honored father of a brave son be placed upon their record, and a copy thereof sent to the Hon. F. W. Mott.

Which was read and adopted.

Mr. O'Dell offered the following resolution :

Whereas, The custom of the members and employes of the House of Representatives in receiving pay for Sunday is in direct conflict with the spirit of the Constitution and laws of the State; therefore be it

Resolved, That the Committee on Accounts settle with the members according to the Constitution and laws of the State of Missouri.

Which was read.

Mr. Warner moved that the resolution be laid on the table ;
Which was agreed to by the following vote—Messrs Young of St. Francois and O'Dell demanding the ayes and noes :

A YES—Messrs.

Anderson,	Dyer,	Mahan,	Sallor,
Armstrong,	Edgar,	Marsh,	Sawyer,
Arnett,	Ferguson,	Martin,	Schooler,
Atkins,	Gay,	Melson,	Schumacher,
Avery,	Gill,	Meriwether,	Sherrill,
Baughner,	Gmelich,	Middleton,	Short (Cole),
Bennett,	Griffiths,	Miller,	Short (Phelps),
Bittinger,	Gurney,	Minnis,	Smith (Buchanan),
Bothwell,	Hall,	Moore (Mississippi),	Smith (Howell),
Bourn,	Hart,	Moore (Stone),	Spencer (Douglas),
Breit,	Hinde,	Moran,	Spencer (St. L. City),
Buckner,	Jenkins,	Mueller,	Steel,
Cherrington,	Johnston,	Murray,	Stickney,
Chinn,	Jones (Hickory),	Odneal,	Swanger,
Coppedge,	Julian,	O'Reilly,	Tate,
Correll,	Kyler,	Pettijohn,	Tatum,
Crisp,	Leazenby,	Phipps,	Temme,
Davis (Taney),	LeFavor,	Pollock,	Walton,
DeFord,	Lynch,	Porterfield,	Warner,
Denny,	McCollum,	Pratte,	Weaver,
Denslow,	McIntyre,	Pritchett,	Weinhold,
DeReign,	McKearly,	Ross,	Wetzel,
Drabelle,	McKee,	Russell (N. Madrid),	Mr. Speaker—95.
Drum,	McPherson,	Sachse,	

NOES—Messrs.

Best,	Hancock,	Sartin,	Tartar,
Burks,	Higbee,	Schoppenhorst,	Woodside,
Cape,	Jones (Polk),	Shaw,	Young (St. Fran.),
Davison,	O'Dell,	Spurgeon,	Young (Texas)—17.
George,			

Absent—Messrs.

Collins,	Hammond,	Lane,	Robertson,
Davidson,	Jones (Jackson),	Mortimer,	Tubbs—10.
Grubb,	Kline,		

Absent with leave—Messrs.

Benner,	Choate,	Fuson,	Sullinger,
Brock,	Davis (Wayne),	Harrison,	Watson,
Carroll,	Freeman,	Rothwell,	Waymeyer—12.

Sick—Messrs.

Calhoun,	Daneri,	LeRoy,	Rohne—6.
Cox,	Kasey,		

Mr. Hart offered the following resolution :

Resolved, That the member from Reynolds county, Hon. J. C. O'Dell, be authorized to turn into the public treasury the amount of per diem he received for Sunday during the special session, and which he asserts was unconstitutionally received.

Which was read and adopted.

Mr. Bittinger offered the following resolution :

Whereas, It is stated that the canvas upon which rests the portrait of Thomas H. Benton, now in position in this House, is in bad condition, and unless attended to that the State will likely lose this historic picture ; therefore, be it

Resolved, That the Committee on Permanent Seat of Government is hereby instructed to have the same taken down without delay and do whatever may be necessary to repair the ravages of time and preserve it for future generations, and that when thus removed for this purpose, that the photographers of the city be permitted to transfer it by their art to cabinet size, that the members may be enabled to have them, and that the costs of this action be presented to the Committee on Accounts for allowance and payment from the contingent fund of the House.

Which was read.

Mr. Davidson offered the following amendment:

Amend by adding, "and when completed to be immediately replaced in its present position;"

Which was read and adopted.

Resolution, as amended, was then adopted.

Mr. Pettijohn, from the Committee on Internal Improvements, submitted the following report:

MR. SPEAKER: Your Committee on Internal Improvements, to which was referred House bill No. 23, entitled

An act concerning primary elections in cities now having and hereafter having 100,000 inhabitants or more, and less than 300,000 inhabitants,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 hundred copies of the bill ordered printed.

On motion of Mr. Walton, the House adjourned in accordance with the resolution adopted.

EIGHTEENTH DAY—FRIDAY, May 17, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of Wednesday read and approved.

Mr. Jones of Hickory offered the following resolution:

Whereas, It is commonly reported that helpless women and girls have, by collusion of the chief of police, the police board of St. Louis and the managers of the House of Good Shepherd, been illegally, cruelly and without due process of law incarcerated and deprived of their liberty and held indefinitely in a condition of slavery, in a prison-house not recognized by the laws of the land, viz., the House of the Good Shepherd, from whence they cannot be released by existing laws, except by expensive litigation entirely beyond the capacity of the unfortunates to command; therefore,

Resolved, by the House of Representatives, now convened in extra session, That Governor Wm. J. Stone is hereby requested to authorize, by special message, the Thirty-eighth General Assembly of Missouri, now in extra session, to pass some legislation to remedy this great evil.

Resolved, That a copy of these resolutions be furnished His Excellency, Wm. J. Stone, Governor of Missouri.

Which was read, and, on motion of Mr. Kyler, was laid on the table.

Mr. Bourn (by request) presented a petition from citizens of Cooper and Pettis counties, praying for the inspection of a certain dam across the Lamine river, near Clifton City, controlled by Julius Ward, which prevents the passage of fish up the river; which was read and

Referred to Committee on Fish and Game.

Mr. Julian presented resolutions passed by Local Union No. 46, Brotherhood of Stationary Engineers No. 2, Journeymen Plasterers' Union No. 17, and Stone-mason's International Union No. 2, of Kansas City, Mo., praying for the passage of a fellow-servant law; which was read and

Referred to Committee on Labor.

Mr. Tubbs introduced House bill No. 25, entitled

An act to require all railroad companies doing business in the State to report to the Railroad and Warehouse Commissioners the names, residences, occupations and official positions of all persons transported free of charge or at reduced rates, other than those granted to the general public, or who procure free transportation or transportation at reduced rates for persons other than themselves, and to provide for the punishment of all persons so offending ;

Which was read first time.

Mr. Tubbs introduced House bill No. 26, entitled

An act to regulate lobbying by the officers or other representatives of institutions receiving financial aid from the State, and to provide a penalty for the violation of this act ;

Which was read first time.

Mr. Davis of Taney, from Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 22, entitled

An act to provide for an anti-lobby fund by taxing franchises, and creating a board of assessors to assess the same, and regulating the method of defraying the transportation expenses, and providing penalties for violation of them,

Begs leave to report that it has examined the same, and recommends that it do not pass ;

Which was read.

Mr. Julian moved that 300 copies of House bill No. 22 be printed for information of the House ;

Which was agreed to by the following vote on division: Ayes 35, noes 32.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report:

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 5, entitled

An act relating to the employment of legislative counsel and agents, and to provide for returns of legislative expenses, and prescribing penalties for its violation ;

Also, House bill No. 9, entitled

An act to prevent officers elected or appointed from attempting to secure appropriations from the State ;

Also, House bill No. 16, entitled

An act to prevent lobbying before the General Assembly, to make the employment of agents to secure the passage or defeat of any measure of legislation unlawful, with certain exceptions, and providing penalties for violation of this act, and for other purposes,

Begs leave to report the following committee substitute for said bill, entitled

An act to prevent lobbying before the General Assembly of the State of Missouri, to make the employment of agents or other persons for the purpose of securing the passage or defeat of any measure of legislation unlawful, except as hereinafter excepted, and providing penalties for the violation of this act, and for other purposes,

And recommends that it be adopted, and that it do pass ;

Which was read, substitute adopted, and 300 copies of substitute ordered printed.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 6, entitled

An act compelling persons and corporations using public franchises to perform certain duties for the public servants of the State, and prescribing penalties for their violation,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

House bill No. 24 was read second time and
Referred to Committee on Elections.

House bill No. 4 was taken up as special order for third reading and passage.

Mr. Julian moved that the House adjourn until 3 o'clock p. m. Monday, May 20 ;

Which was not agreed to.

Mr. Hart moved that the House adjourn until 10 o'clock a. m. tomorrow ;

Which was not agreed to.

Mr. Young of Texas moved that the House take a recess until 2 o'clock p. m. ;

Which was not agreed to by the following vote on division: Ayes 31, noes 38.

Mr. Moran moved to take a recess until 3 o'clock p. m. ;

Which was not agreed to.

Mr. Steel moved that the further consideration of House bill No. 4 be postponed until 11 o'clock a. m. tomorrow ;

Which was agreed to by the following vote on division: Ayes 51, noes 9.

On motion of Mr. Higbee,

The House adjourned until 10 o'clock a. m. tomorrow, by the following vote on division: Ayes 49, noes 20.

NINETEENTH DAY—SATURDAY, May 18, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

House bill No. 25 was read second time and
Referred to Committee on Federal Relations.

House bill No. 26 was read second time, and on motion of Mr. Tubbs,

Referred to Committee on Federal Relations.

House bill No. 23 was taken up for amendment and engrossment.

On motion of Mr. Tubbs, the Committee on Federal Relations was granted leave to sit during the session of the House.

On motion of Mr. Bothwell, House bill No. 23 was ordered engrossed.

House bill No. 6 was taken up for third reading and passage.

Mr. Julian moved that House bill No. 6 be postponed until Tuesday, May 21, and made special order for 11 o'clock a. m.; which was agreed to by the following vote on division: Ayes 64, noes 11.

Mr. Young of Texas moved that the vote by which House bill No. 4 was made special order for 11 o'clock a. m. to-day, be reconsidered; Which was agreed to.

House bill No. 4 was taken up for third reading and passage, and failed to pass by the following vote:

AYES—Messrs.

Anderson,	DeReign,	Lane,	Schooler,
Arnett,	Fuson.	LeFavor,	Short (Cole),
Avery,	Gay,	McCollum,	Smith (Buchanan),
Bourn,	Gill,	McKearly,	Spencer (St. L. City),
Breit,	Griffiths,	McKee,	Steel,
Buckner,	Hall,	Melson,	Stickney,
Burks,	Hart,	Meriwether,	Weaver,
Cape,	Jenkins,	Miller,	Woodside,
Chinn,	Julian,	Moran,	Mr. Speaker—39.
Correll,	Kyler,	O'Reilly,	

NOES—Messrs.

Atkins,	Drum,	Middleton,	Smith (Howell),
Baughner,	Ferguson,	Moore (Stone),	Spencer (Douglas),
Benner,	Gmelich,	Mueller,	Spurgeon,
Bennett,	Hancock,	Murray,	Swanger,
Best,	Jones (Hickory),	Porterfield,	Tartar,
Bothwell,	Jones (Polk),	Russell (N. Madrid),	Tubbs,
Cherrington,	Leazenby,	Sailor,	Wetzel,
Davis (Taney),	McPherson,	Sawyer,	Young (Texas)—35.
Denay,	Mahan,	Short (Phelps),	

Absent—Messrs.

Armstrong,	Grubb,	Marsh,	Pratte,
Bittinger,	Gurney,	Martin,	Sachse,
Collins,	Hammond,	Minnis,	Schumacher,
Coppedge,	Hinde,	Mortimer,	Sherrill,
Cox,	Johnston,	Odneal,	Tatum,
Dyer,	Lynch,	Pettijohn,	Walton—27.
Edgar,	McIntyre,	Phipps,	

Absent with leave---Messrs.

Brock,	Drabelle,	O'Dell,	Sullinger,
Carroll,	Freeman,	Pollock,	Tate,
Choate,	George,	Pritchett,	Temme,
Crisp,	Harrison,	Robertson,	Warner,
Davidson,	Higbee,	Ross,	Watson,
Davis (Wayne),	Jones (Jackson),	Sartin,	Waymeyer,
Davison,	Kline,	Schoppenhorst,	Weinhold,
DeFord,	Moore (Mississippi),	Shaw,	Young (St. Fran.)
Denslow,			—33.

Sick—Messrs.

Calhoun,	Kasey,	Rohne,	Rothwell—6.
Daneri,	LeRoy,		

Messrs. Rothwell and Calhoun were reported sick.

Mr. Hart was called to the chair.

Mr. Bothwell moved that the following members be granted leave of absence until Monday, May 20: Messrs. Higbee, Kline, Schoppen-

horst, Pollock, Young of St. Francois, Temme, Shaw, Drabelle, Watson, Pritchett, Crisp, O'Dell, DeFord, Tate, Sartin, Davidson, Denslow, Davison and George,

Mr. Tubbs moved that the motion be amended by revoking all leaves of absence after Monday, May 20, except for sickness.

Mr. Russell of Crawford moved that the amendment be amended by instructing the Committee on Accounts to refuse to pay members who are absent without leave after Monday, May 20.

Mr. Kyler moved that the amendment be laid on the table;

Which was not agreed to by the following vote—Messrs. Murray and Julian demanding the ayes and noes :

AYES—Messrs.

Anderson,	Cox,	Kyler,	O'Reilly,
Baughner,	Jenkins,	Leazenby,	Porterfield—9.
Bennett,			

NOES—Messrs.

Arnett,	Ferguson,	McPherson,	Short (Phelps),
Atkins,	Fuson,	Mahan,	Smith (Buchanan),
Avery,	Gay,	Melson,	Smith (Howell),
Benner,	Gill,	Meriwether,	Spencer (Douglas),
Best,	Gmelich,	Middleton,	Spencer (St. L. City),
Bothwell,	Griffiths,	Miller,	Spurgeon,
Buckner,	Hall,	Moore (Stone),	Stickney,
Burks,	Hancock,	Moran,	Swanger,
Cape,	Hart,	Mueller,	Tartar,
Cherrington,	Jones (Hickory),	Murray,	Tubbs,
Chinn,	Julian,	Russell (N. Madrid),	Weaver,
Correll,	Late,	Sailor,	Wetzel,
Davis (Taney),	LeFavor,	Sawyer,	Woodside,
Denny,	McCollum,	Schooler,	Young (Texas),
DeReign,	McKee,	Short (Cole),	Mr. Speaker—61.
Drum,			

Absent—Messrs.

Armstrong,	Grubb,	McKearly,	Pratte,
Bittinger,	Gurney,	Marsh,	Sachse,
Bourn,	Hammond,	Martin,	Schumacher,
Breit,	Hinde,	Minnis,	Sherrill,
Collins,	Johnston,	Mortimer,	Steel,
Coppedge,	Jones (Polk),	Odneal,	Tatum,
Dyer,	Lynch,	Pettijohn,	Walton—31.
Edgar,	McIntyre,	Phipps,	

Absent with leave—Messrs.

Brock,	Drabelle,	O'Dell,	Sullinger,
Carroll,	Freeman,	Pollock,	Tate,
Choate,	George,	Pritchett,	Temme,
Crisp,	Harrison,	Robertson,	Warner,
Davidson,	Higbee,	Ross,	Watson,
Davis (Wayne),	Jones (Jackson),	Sartin,	Waymeyer,
Davison,	Kline,	Schoppenhorst,	Weinhold,
DeFord,	Moore (Mississippi),	Shaw,	Young (St. Fran.),
Denslow,			—33.

Sick—Messrs.

Calhoun,	Kasey,	Rohne,	Rothwell—6.
Daneri,	LeRoy,		

Mr. Julian raised the point of order that there was no quorum present, and demanded a call of the House.

The Chair ruled the point of order not well taken.

Mr. Kyler moved that the House adjourn until 2 o'clock p. m. Monday, May 20;

Which was not agreed to by the following vote—Messrs. Julian and Avery demanding the ayes and noes :

AYES—Messrs.

Atkins,	Hart,	Melson,	Sailor,
Bourn,	Jenkins,	Mueller,	Swanger,
Gill,	Kyler,	Porterfield,	Wetzel—12.

NOES—Messrs.

Anderson,	Denny,	LeFavor,	Schooler,
Arnett,	DeReign,	McCollum,	Sherrill,
Avery,	Drum,	McIntyre,	Short (Cole),
Baughner,	Dyer,	McKearly,	Short (Phelps)
Benner,	Ferguson,	McKee,	Smith (Buchanan),
Bennett,	Fuson,	McPherson,	Smith (Howell),
Best,	Gay,	Mahan,	Spencer (Douglas),
Bothwell,	Gmelich,	Meriwether,	Spencer (St. L. City)
Breit,	Griffiths,	Middleton,	Spurgeon,
Buckner,	Grubb,	Miller,	Steel,
Burks,	Hall,	Moore (Stone),	Stickney,
Cape,	Hancock,	Moran,	Tartar,
Cherrington,	Jones (Hickory),	Murray,	Weaver,
Chinn,	Jones (Polk)	Odneal,	Woodside,
Correll,	Julian,	O'Reilly,	Young (Texas),
Cox,	Lane,	Russell (N. Madrid),	Mr. Speaker—67.
Davis (Taney),	Leazenby,	Sawyer,	

Absent—Messrs.

Armstrong,	Hammond,	Martin,	Pratte,
Bittinger,	Hinde,	Minnis,	Sachse,
Coppedge,	Johnston,	Mortimer,	Schumacher,
Edgar,	Lynch,	Pettijohn,	Tatum,
Gurney,	Marsh,	Phipps,	Walton—20.

Absent with leave—Messrs.

Brock,	Drabelle,	Pollock,	Tate,
Carroll,	Freeman,	Pritchett,	Temme,
Choate,	George,	Robertson,	Tubbs,
Crisp,	Harrison,	Ross,	Warner,
Davidson,	Higbee,	Sartin,	Watson,
Davis (Wayne)	Jones (Jackson),	Schoppenhorst,	Waymeyer,
Davison,	Kline,	Shaw,	Weinhold,
DeFord,	Moore (Mississippi),	Sullinger,	Young (St. Fran.)
Denslow,	O'Dell,		—34.

Sick—Messrs.

Calhoun,	Daneri,	LeRoy,	Rothwell—7.
Collins,	Kasey,	Rohne,	

The amendment to the amendment to motion was then agreed to by the following vote on division: Ayes 26, noes 25.

The amendment, as amended, was agreed to by the following vote on division: Ayes 49, noes 4.

Motion, as amended, was then agreed to.

Mr. Julian moved that the Sergeant-at-Arms be instructed to notify all absent members of the adoption of the motion;

Which was agreed to.

Mr. Swanger moved that the vote by which amendment to the amendment to motion was agreed to be reconsidered.

Mr. Bothwell moved that the House adjourn until 2 o'clock p. m. Monday, May 20;

Which was not agreed to by the following vote—Messrs. Arnett and Avery demanding the ayes and noes:

AYES—Messrs.

Anderson,	Drum	Julian,	Odneal.
Atkins,	Gill,	Kyler,	O'Reilly,
Bennett,	Gmelich,	LeFavor,	Porterfield,
Bothwell,	Hart,	Melson,	Russell (N. Madrid),
Bourn,	Jenkins,	Mueller,	Wetzel—21.
Cox,			

NOES—Messrs.

Arnett,	DeReign,	McKearly,	Short (Cole),
Avery,	Dyer,	McKee,	Smith (Buchanan),
Baughner,	Ferguson,	McPherson,	Smith (Howell),
Benner,	Fuson,	Mahan,	Spurgeon,
Best,	Gay,	Meriwether,	Steel,
Breit,	Griffiths,	Middleton,	Stickney,
Buckner,	Grubb,	Miller,	Swanger,
Burks,	Hall,	Moore (Stone),	Tartar,
Cape,	Hancock,	Moran,	Tubbs,
Cherrington,	Jones (Hickory),	Murray,	Weaver,
Chinn,	Jones (Polk),	Sailor,	Woodside,
Correll,	Leazenby,	Sawyer,	Young (Texas),
Davis (Taney),	McCollum,	Schooler,	Mr. Speaker—55.
Denny,	McIntyre,	Sherrill,	

Absent—Messrs.

Armstrong,	Hinde,	Minnis,	Schumacher,
Bittinger,	Johnston,	Mortimer,	Short (Phelps),
Collins,	Lane,	Pettijohn,	Spencer (Douglas),
Coppedge,	Lynch,	Phipps,	Spencer (St. L City)
Edgar,	Marsh,	Pratte,	Tatum,
Gurney,	Martin,	Sachse,	Walton—25.
Hammond,			

Absent with leave—Messrs.

Brock,	Drabelle,	O'Dell,	Sullinger,
Carroll,	Freeman,	Pollock,	Tate,
Choate,	George,	Pritchett,	Temme,
Crisp,	Harrison,	Robertson,	Warner,
Davidson,	Higbee,	Ross,	Watson,
Davis (Wayne),	Jones (Jackson),	Sartin,	Waymeyer,
Davison,	Kline,	Schoppenhorst,	Weinhold,
DeFord,	Moore (Mississippi),	Shaw,	Young (St. Fran.).
Denslow,			—33.

Sick—Messrs.

Calhoun,	Kasey,	Rohne,	Rothwell—6.
Daneri,	LeRoy,		

Mr. Moran moved that the motion be laid on the table; which was agreed to by the following vote on division: Ayes 42, noes 19.

Mr. Tubbs, from Committee on Federal Relations, submitted the following report:

MR. SPEAKER: Your Committee on Federal Relations, to which was referred House bill No. 25, entitled

An act to require all railroad companies doing business in this State to report to the Railroad and Warehouse Commissioners the name, residence, occupation and official position of all persons transported free of charge or at reduced rates other than those granted to the general public, or who procure free transportation or transportation at reduced rates for persons other than themselves, and to provide for the punishment of all persons so offending,

Begs leave to report that it has examined the same and recommends that it do pass with the following amendments:

Amend House bill No. 25 by adding the following section:

Sec. 5. It shall be the duty of the prosecuting attorneys, in their respective jurisdictions, and the Attorney-General, to enforce the provisions of this act, and the proceedings may be either by information or indictment; and any prosecuting attorney or the Attorney-General securing a conviction under the provisions of this act shall be entitled, in addition to his ordinary fee or salary, to one-fourth of the fine recovered.

Which was read, amendment adopted, and 300 copies of the bill as amended ordered printed.

MR. Tubbs, from Committee on Federal Relations, submitted the following report :

MR. SPEAKER : Your Committee on Federal Relations, to which was referred House bill No. 26, entitled

An act to regulate lobbying by the officers or other representatives of institutions receiving financial aid from the State, and to provide a penalty for the violation of this act,

Begs leave to report that it has examined the same, and recommends that it do pass, with the following amendments :

Amend House bill No. 26 by adding to section 3 the following : "And any person so offending shall also be deemed guilty of a misdemeanor, and punished by a fine of not less than one hundred dollars or more than one thousand dollars ;"

Which was read, amendment adopted, and 300 copies of bill, as amended, ordered printed.

On motion of Mr. Steel,

The House adjourned until 3 o'clock Monday, May 20, by the following vote—Messrs. Murray and Avery demanding the ayes and noes :

AYES—Messrs.

Anderson,	Drum,	McKearly,	Short (Cole),
Atkins,	Gill,	Mahan,	Smith (Buchanan),
Baughner,	Gmelich,	Melson,	Smith (Howell),
Benner,	Grubb,	Meriwether,	Spencer (Douglas),
Bennett,	Hart,	Middleton,	Spencer (St. L. City),
Bothwell,	Jenkins,	Moore (Stone),	Spurgeon,
Bourn,	Jones (Polk),	Mueller,	Steel,
Burks,	Julian,	Odneal,	Swanger,
Cherrington,	Kyler,	O'Reilly,	Tartar,
Cox,	Leazenby,	Russell (N. Madrid),	Tubbs,
Denny,	LeFavor,	Sailor,	Wetzol,
DeReign,	McIntyre,	Sherrill,	Mr. Speaker—48.

NOES—Messrs.

Arnett,	Davis (Taney),	Hancock,	Murray,
Avery,	Dyer,	Jones (Hickory),	Sawyer,
Best,	Ferguson,	McCollum,	Schooler,
Breit,	Fuson,	McKee,	Stickney,
Buckner,	Gay,	McPherson,	Weaver,
Cape,	Griffiths,	Miler,	Woodside,
Correll,	Hall,	Moran,	Young (Texas)—28.

Absent—Messrs.

Armstrong,	Hammond,	Martin,	Pratte,
Bittinger,	Hinde,	Munnis,	Sachse,
Chinn,	Johnston,	Mortimer,	Schumacher,
Collins,	Lane,	Pettijohn,	Short (Peoples),
Coppedge,	Lynch,	Pnippa,	Tatum,
Edgar,	Marsh,	Porterfield,	Walton—25.
Gurney,			

Absent with leave—Messrs.

Brock,	Drabelle,	O'Dell,	Sullinger,
Carroll,	Freeman,	Pollock,	Tate,
Choate,	George,	Pritchett,	Temme,
Crisp,	Harrison,	Robertson,	Warner,
Davidson,	Higbee,	Ross,	Watson,
Davis (Wayne),	Jones (Jackson),	Sartin,	Waymeyer,
Davison,	Kline,	Schoppenhorst,	Weinhold,
DeFord,	Moore (Mississippi),	Swaw,	Young (St. Francois)
Denslow,			—33.

Sick—Messrs.

Calhoun,	Kacey,	Rohne,	Rothwell—6.
Daneri,	LeRoy,		

TWENTIETH DAY—MONDAY, May 20, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of Saturday read and approved.

The following communication was received from J. L. Pace, Warden of the penitentiary :

May 20, 1895.

HON. B. F. RUSSELL,

Speaker of the House of Representatives, Jefferson City Mo.:

Dear Sir—I would be pleased to have you extend an invitation to the members of the House of Representatives and the employes thereof, also all newspaper reporters, to visit the penitentiary at 11 o'clock a. m. tomorrow, May 21, 1895, at which time we will have prison fare, and will be pleased to have them all dine with us.

Very respectfully,

J. L. PACE, Warden.

Which was read, and, on motion of Mr. Pettijohn, invitation was accepted.

On motion of Mr. Watson, Mr. Crisp was granted an indefinite leave of absence, by the following vote on division : Ayes 41, noes 12.

On motion of Mr. Hart, Mr. Young of St. Francois was granted an indefinite leave of absence.

On motion of Mr. Buckner, Mr. Armstrong was granted leave of absence for three days.

Mr. Coppedge was granted leave of absence.

On motion of Mr. Avery,

Mr. Sullinger was granted leave of absence for three days by the following vote on division : Ayes 56, noes 9.

On motion of Mr. Lane,

Mr. Choate was granted an indefinite leave of absence.

Mr. Sailor was reported sick.

Leave of absence was granted to Messrs. Davison and Ross.

The following message was received from the Governor :

To the Speaker of the House of Representatives :

SIR—I have the honor herewith to return to the House, with my approval indorsed thereon,

House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the extra session of the 38th General Assembly, with an emergency clause :

Which was read.

Mr. Pollock was granted leave of absence for one day.

Mr. Kline was granted an indefinite leave of absence.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 23, entitled

An act concerning primary elections in cities now having and hereafter having one hundred thousand inhabitants or more, and less than three hundred thousand inhabitants,

Begs leave to report that it has compared the same, and finds it to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

House bill No. 23 was taken up for third reading and passage, was ordered read by the following vote on division: Ayes 35, noes 1, and failed to pass by the following vote:

AYES—Messrs.

Anderson,	Denslow,	Mahan,	Short (Phelps),
Atkins,	Dyer,	Marsh,	Smith (Howell),
Baughner,	Gmelich,	Middleton,	Spencer (Douglas),
Benner,	Griffiths,	Moller,	Spencer (St. L. City)
Bennett,	Grubb,	Minnis,	Spurgeon,
Best,	Gurney,	Moore (Stone),	Steel,
Bittinger,	Hancock,	Moran,	Stickney,
Bothwell,	Hart,	Murray,	Swanger,
Breit,	Johnston,	Odneal,	Tartar,
Brock,	Jones (Hickory),	O'Reilly,	Temme,
Calhoun,	Jones (Polk),	Pettijohn,	Tubbs,
Carroll,	Julian,	Phipps,	Walton,
Cherrington,	Kyler,	Sawyer,	Woodside,
Denny,	LeFavor,	Schumacher,	Young (Texas)—56.

NOES—Messrs.

Arnett,	DeReign,	Leazenby,	Pritchett.
Avery,	Drabelie,	Lyneh,	Russell (N. Madrid).
Bourn,	Drum,	McCollum,	Sachse,
Buckner,	Ferguson,	McIntire,	Scnooler,
Burks,	Fuson,	McKearly,	Sherrill,
Cape,	Gay,	McKee,	Smith (Buchanan),
Chinn,	Hill,	McPaerson,	Tate,
Collins,	Hall,	Melson,	Tatum,
Correll,	Hinde,	Meriwether,	Watson,
Cox,	Jenkins,	Moore (Mississippi),	Weaver,
Davidson,	Lane,	Mueller,	Mr. Speaker—44.

Absent—Messrs.

Davis (Wayne),	Hammond,	O'Dell,	Shaw,
DeFord,	Harrison,	Porterfield,	Short (Cole),
Edgar,	Higbee,	Pratte,	Warner,
Freeman,	Sartin,	Sartin,	Waymeyer,
George,	Mortimer,	Schoppenhorst,	Wetzel—20.

Absent with leave—Messrs.

Armstrong,	Davison,	Pollock,	Snilling,
Choate,	Davis (Taney),	Robertson,	Weinhold,
Coppedge,	Jones (Jackson),	Ross,	Young (St. Fran),
Crisp,	Kline,		—14.

Sick—Messrs.

Daneri,	LeRoy,	Rothwell,	Sailor—6.
Kasey,	Rohne,		

Mr. Davis of Taney was granted leave of absence.

On motion of Mr. Moran, committee substitute for House bills Nos. 5, 9 and 16 was taken up for amendment and engrossment.

Mr. Swanger offered the following amendment :

Amend committee substitute to House bills Nos. 5, 9 and 16 by striking out section 3 of said bill ;

Which was read.

Conference committee on House bill No. 1 submitted the following report :

Your Committee of conference, to whom was referred the difference existing between the Senate and House regarding Senate amendments to House bill No. 1, beg leave to submit the following report :

We have considered the same, and recommend that the Senate recede from amendment No. 1, and that House bill No. 1 be amended by striking out all after the enacting clause and insert the following :

SECTION 1. In all cities of this state now having, or which hereafter may have, one hundred thousand or more inhabitants, there shall be a registration of all qualified voters, and the registration of voters and the conduct of elections held in such cities shall be governed by the provisions of this act.

SEC. 2. There is hereby created a board of election commissioners for each city that is governed by the provisions of this act, composed of three members, who shall be appointed as follows: Within thirty days after this act takes effect, the governor shall appoint one of the said commissioners, who shall be by him designated as the chairman of the board, and who shall hold his office for the term of four years, and until his successor is appointed and qualified. All vacancies, except in regard to the appointee of the mayor as hereinafter provided, created by resignation or otherwise, shall be filled by appointments by the governor in the same manner for the unexpired term. The governor shall at once officially notify the mayor of said city of the appointment, giving the name of the person appointed, and the political party from which said person is thus selected. The governor shall, at the same time at which he appoints the commissioner designated by him as the chairman, appoint a second commissioner for the term of two years and until his successor is appointed and qualified. As soon as possible after the appointments have been made by the governor, the mayor of the city shall select and appoint a third commissioner, who shall be a member of the leading party politically opposed to that to which the chairman, appointed by the governor, belongs; and he shall be the secretary of the board of commissioners, and shall hold his office for the term of four years, and until his successor is appointed by the mayor and qualified. If the office becomes vacant, by resignation or otherwise, the mayor of such city shall fill the vacancy for the unexpired term. The commissioners thus appointed shall be legal voters, and shall have resided five years in the state and at least two years next preceding their appointment in said city, and be of approved integrity and capacity. No commissioner shall hold any office nor be a candidate for any elective office while acting as such commissioner. Each commissioner, before taking his seat in such board, shall take an oath of office before the circuit court having jurisdiction in said city, or before a judge thereof, which oath shall be in substance in the following form, viz.:

I, ———, do solemnly swear (or affirm) that I am a citizen of the United States; that I have resided in the state of Missouri for a period of five years last past, and am a legal voter in the city of ———, in said state; that I will support the constitution of the United States, and the state of Missouri, and the laws passed in pursuance thereof, to the best of my ability, and will faithfully demean myself and honestly discharge the duties of the office of election commissioner for said city.

Said board shall have the right to employ such additional assistance from time to time as may be necessary to promptly and correctly perform the duties of the office, under the direction of the board, the minority member of said board of commissioners to select one-half of said assistants; and said employes shall be subject to the same restrictions and subscribe to the same oath as the members of the board, which oaths, when subscribed and sworn to before such court or judge, shall be filed in the office of the clerk of the said court, and be there

preserved. Each commissioner shall also, before taking such oath, give bond in the sum of \$10,000, with securities to be approved by said court or by some judge thereof, conditioned for the faithful and honest performance of his duties, and the preservation of the property of the office. Such board of commissioners shall at once secure and open an office, sufficient for the purposes of such board, which shall always be kept open during business hours of every day, Sundays and legal holidays excepted. Upon the opening of such office, the county clerk of the county in which such city is situated, and recorder of voters of such city, or other custodian of said property, shall, upon demand, turn over to such board all registry books, poll-books, tally-sheets and ballot-boxes heretofore used, and all other books, forms, blanks, stationery and property of every description in his hands in any way relating to registration or election, or the holding of elections, within said city. All the powers and duties now vested in and required of the recorder of voters shall hereafter (unless otherwise provided in this act) vest in and be required of said board of election commissioners.

SEC. 3. It shall be the duty of the commissioners of election, as hereinafter provided for in such cities, within six months after taking effect of this act, to divide such cities into election precincts, regarding ward lines, and composed of compact and contiguous territory, which shall contain as nearly as practicable three hundred actual voters; and in making such division and establishing such precincts, such commissioners shall take as a basis the poll-books or the number of votes cast at the last previous presidential election. Within ninety days after each presidential election, the board of election commissioners, as hereinafter provided for, shall revise and rearrange such precincts on the basis of the vote cast at such election, making such precincts to contain, as near as practicable, three hundred actual voters, measured by the vote of such election; but at any time and in all instances where the vote cast at any precinct at any election, equals four hundred, there must be a rearrangement, so as to reduce the vote to the standard of three hundred, as near as may be. The precincts in each ward shall be numbered from one upward consecutively.

SEC. 4. Such board shall provide all necessary ballot-boxes, and all registry books, poll-books, tally-sheets, ballots, blanks and stationery of every description, with printed headings and certificates, and other equipment necessary and proper for the registry of voters and the conduct of such elections, and for every incidental purpose connected therewith.

SEC. 5. After the first organization of such board of commissioners, it shall prepare for a new and general registration of voters for the next general city election, or general state or county election, as the case may be; and when made, such registry shall be continued and revised in the manner hereinafter provided.

SEC. 6. Said board of commissioners shall, at least sixty days prior to such election, select and choose four electors as judges of election for each precinct in such city. They must be citizens of the United States, and entitled to vote in the ward in which such precinct is located at the next election, and they must be men of good repute and character, who can speak, read and write the English language, and be skilled in the four fundamental rules of arithmetic, and they must be of good understanding and capable; they must reside or have

a place of business in the precinct of the city for which they are selected to act, and they must not hold any office or employment under the United States, the state of Missouri, or under the county or city in which such election is to be held, and they must not be candidates for any office at the next ensuing election. Two clerks of election for each precinct shall be selected within the same time by said board, who shall possess the same qualifications as the judges. Being a notary public shall be no disqualification for judge or clerk.

SEC. 7. In the selection of judges and clerks of election, two judges and one clerk shall be selected from each of the two political parties of the state polling the largest number of votes at the last general election, to serve in each precinct, who shall be recognized members of the party from which selected. The commissioner, or commissioners, shall select the judges and clerks to represent the party to which said commissioners, or commissioner, belong; and the person thus selected shall be appointed and commissioned by the board, if qualified and confirmed. In case the persons so selected as judges and clerks do not appear for examination, on notification, then some other persons shall be selected and notified as aforesaid, until some eligible person is found who will serve. In all cases where the parties aforesaid do not appear and be examined, or if they do appear and refuse to serve, it shall be the duty of the commissioners to prosecute such persons for such forfeiture herein provided, and collect and pay over the same into the county treasury, or, in cities not within a county, into the city treasury; and the failure of such board of commissioners of election, or either of them, to prosecute such persons, shall be sufficient cause for removal from office, and, when established, the circuit court shall so remove such commissioner or commissioners from office.

SEC. 8. Each and every person so selected by the board of election commissioners shall be notified of the fact of his selection, with directions to appear, within the time fixed in the notice, before such board for the purpose of examination; and if, upon examination, he is found qualified, he shall, unless excused by such board, be bound to serve as such officer for the term for which he was appointed, or until his successor is selected, if his appointment shall be confirmed by the circuit court; but no person shall be excused by such board except by reason of ill-health, old age, unavoidable absence from the city, or other imperative cause: Provided, that a notice, in writing, to said board, sworn to by the person so selected, that he intends to be a candidate for office at the next ensuing election, and naming the office, shall be sufficient excuse for refusal to serve. Said board of election commissioners shall keep books in which shall be written down the names of all such judges and clerks agreed upon before such notification to appear before them, and if, when they appear, they shall be rejected for want of qualification, such facts shall be noted on said books opposite their names, and if excused on the grounds aforesaid, such facts, together with the reasons therefor, shall be noted; and in like manner also, if they do not appear for examination, such fact shall be noted. No person shall be compelled to serve as judge or clerk for two years after the expiration of his term of service. The judges and clerks shall be exempt from jury duty during the term of their service. In case such person so selected and notified to appear for examination shall not appear before such board as required, or if he

does appear and shall refuse to serve, he shall forfeit not less than one hundred dollars nor more than three hundred dollars, unless it shall appear that he was not qualified for such service for any reason herein stated, or that he failed to appear for any of the grounds above set forth. And if any judge or clerk of election so selected and notified shall fail to appear for examination, or shall refuse to serve, or be excused as herein provided, the board shall forthwith appoint some other qualified judge or clerk in his place, and notify and examine him as herein provided for notification and examination in the first instance.

SEC. 9. As soon as the judges and clerks are selected, a report of such selection shall be made and filed in the circuit court of the city or county, signed by said commissioners, certifying that the provisions of this act in regard to their qualifications have been complied with, and designating the particular political party from which each judge or clerk is appointed, and an application in writing shall be therewith, made by said commissioners before said court for the confirmation of said appointments; whereupon the circuit court, or a judge thereof, shall enter an order that cause be shown, if any exist, against the confirmation of the appointment of any person so selected as judge or clerk, on or before the opening of the court, on a day to be fixed by the court, or said judge; at least five days must elapse between the time of making the application and the time fixed for hearing. Said board of election commissioners shall immediately give notice of such order, and the names of said judges and clerks so reported for confirmation, and their residence and the precincts for which they were selected, by causing the same to be published for two consecutive days in two daily newspapers in said city, and of opposite politics if possible. On the day set for hearing objections, the judges of the circuit court of the city or county, as the case may be, or such number as may be assigned therefor by the court in general term, shall sit to hear and determine all objections made in pursuance of this act relating to the confirmation of such judges and clerks of election. If no cause to the contrary be shown prior to the day fixed for hearing, the appointments made by the board of election commissioners shall be confirmed by an order entered of record. Objections to the confirmation of any judge or clerk of election shall be in writing and filed with the clerk of the court within the time aforesaid, and such objection shall specifically state the grounds upon which it is based, and shall be subscribed and sworn to before the clerk of said court by the person or persons making the same. The said circuit court, sitting as above, shall, on the day fixed for hearing objections, proceed to examine such objections, and shall thereupon fix a day, not later than five days thereafter, to hear such objections, and shall, by order of record, direct the board of election commissioners to serve notice upon the judges or clerks against whose confirmation objections have been filed; and said board of election commissioners shall forthwith serve such notice or notices by delivering the same to the proper person or persons, in the manner provided by law for the service of notices, and shall make due return thereof; and upon the day thus fixed for hearing the objections, the said court shall again sit as above, and shall then proceed summarily to hear and determine the objections made, and shall adjourn from day to day until all objections filed shall be determined. If the courts shall find that any judge or clerk against whose confirmation objections

have been filed does not possess the qualifications in this act prescribed, the appointment of such judge or clerk shall be rejected by order of the court, in which order the cause or causes of rejection shall be specifically stated, and the costs thereof shall be paid by the city. If the objections filed shall be overruled, the appointment of the judge or clerk against whom the same was made shall be confirmed. If the court shall reject any appointments, the board of election commissioners shall forthwith nominate and report as hereinafter provided to said court some other person or persons, having the proper qualifications for judges or clerks, to fill such vacancy or vacancies; and the court shall thereupon summarily confirm or reject such appointments, or any of them, without delay, first giving two days' notice to any party against whom objections may be filed—and in all cases the party appointed to fill a vacancy must be of the same political party as the party whose place he was appointed to fill—and shall thus proceed to receive and pass upon appointments until all the precincts of the city are supplied with judges and clerks: Provided, that all objections shall be passed upon, and the list of judges and clerks completed, at least thirty-five days before the next election. Upon the confirmation of such judges and clerks, the board of election commissioners shall issue a commission to each of such judges and clerks, and appropriate forms shall be prepared by said board of election commissioners for such purpose. Such judges and clerks of election shall be commissioned for a term of office ending sixty days prior to the next general state election after the general election at which they were appointed to serve; and during their terms of office they shall also serve as judges and clerks at any special, local or municipal election which may be held. Where a vacancy in the office of judge or clerk shall occur after the final order of the circuit court confirming the appointments of the board of election commissioners, the said board shall make an appointment as hereinbefore provided to fill the vacancy and issue a commission to such officer: Provided, that if such vacancy occurs more than ten days before an election, said appointment must be submitted for confirmation to the circuit court, which shall act summarily; and any appointment made by said board shall be from the same political party as the party whose place he was appointed to fill, and when thus appointed such officer shall be subject to the same punishment in case of misbehavior as if confirmed by said court. Said board of election commissioners shall have the right at any time, in case of official misbehavior or neglect of duty, to remove any judge or clerk of election, and cause such vacancy to be filled in accordance with this act: Provided, that in all cases vacancies shall be filled by the appointment of members of the same political party. Such board of election commissioners shall not remove any judge or clerk except for incapacity or official misbehavior, and the reason therefor must afterward be reported in writing to such court; and if such removal be willful and without cause, said members of the board of election commissioners causing said willful removal shall be guilty of a misdemeanor under this act.

SEC. 10. After the issue of a commission to such judges and clerks, they shall again be notified to appear at the office of said board of election commissioners, and shall then and there, after taking the oath of office before the board of election commissioners, or any member thereof, or some clerk of that office, who are hereby authorized to

administer such oaths, receive their commissions; and the oath of office shall be in writing, and subscribed by each one, and shall be, in substance, as follows :

I, ———, residing at ———, in the city of ———, in the state of Missouri, do solemnly swear (or affirm) that I am a legal voter in the city of ———, in the state of Missouri; that I will support the laws and constitution of the United States, and of the State of Missouri, and that I will honestly discharge the duties of and faithfully demean myself in the office of judge or clerk of election (and of registration) for the ——— precinct of the ——— ward of the city of ———, in the county of ———, in the state of Missouri, according to the best of my ability; that I will not disclose how any voter shall have voted at any election, unless required to do so as a witness in a proper judicial proceeding; that I will make no statement nor give any information of any kind as to the number of votes polled for any office or person, nor any other fact tending to show the state of the polls at any election, at any time previous to the closing of the polls.

SEC. 11. It shall be the duty of the said board of election commissioners to appoint the place of registry and also the polling place in each precinct. Said board shall also cause the same to be fitted up, warmed, lighted and cleaned; but in each election precinct such place or places shall be in the most public, orderly and convenient portions thereof, and no building or part of a building shall be designated or used as a place of registry or revision of registration, or as a polling place, in which spirituous or intoxicating liquor is sold.

SEC. 12. It shall be the duty of the clerk of any court where parties are tried or convicted of penitentiary offenses, in the county where such city is located, or in cities not within a county, or in counties to which changes of venue from such cities in such cases have been taken, to furnish, monthly, to such board of commissioners, the names of all parties from such cities convicted or sentenced for any crimes the punishment of which is confinement in the penitentiary, and their place of residence, if such fact be in the possession of such clerk. It shall be the duty of the clerk of any court or of any justice of the peace of the county in which such city is located, or of said city if not in a county, where or before whom any person is tried and convicted of a misdemeanor connected with the exercise of the right of suffrage, to furnish at once to said board of commissioners the name of the party convicted of said misdemeanor, and his place of residence, if such fact be in the possession of said clerk or said justice: Provided, that if appeal shall be taken such facts shall also be certified, and such conviction shall not affect the right to register and vote until final determination of the appeal. It shall be the duty of the governor of the state, on or before the first day of October, in each year, to furnish to such commissioners of election the names of all persons pardoned by him out of the penitentiary, for any crime for which such party was indicted in a county where said city is located, or in a city not within a county.

SEC. 13. It shall be the duty of the person or officer having charge of the vital statistics of any such city to furnish such commissioners of elections, monthly, a report of the names, color and previous residence of all male persons over twenty-one years of age that have died during the preceding month. Any person violating the provisions of this section shall be guilty of a misdemeanor, and fined not less than twenty-five dollars nor more than fifty dollars.

SEC. 14. It shall be the duty of the commissioners of elections to cause to be arranged, as nearly as possible according to wards, the name and the residence, or the former residence, of all such criminals,

and of all such deceased parties, and to have the same printed by wards, and furnish a printed list of the names of such persons whose residence was formerly in such wards, to all the judges of election of such wards, when acting as a board of registry, for their guidance; and when he or they shall be advised that a person convicted for a crime has been pardoned, such fact shall be noted opposite his name. Such list shall be arranged alphabetically.

SEC. 15. It shall be the duty of such board to give ten days' notice through the press, in newspapers, as provided in section 9 of this act, of the time and place of registration and election in each precinct of the city; and they shall also cause the printed lists and supplement of the registration for the previous election to be posted up at the place of registration, two days before such registration, with a printed notice of the time and place of the next registration—the posting of these lists to be obligatory only after the first registration under this act.

SEC. 16. Said board of election commissioners shall make all necessary rules and regulations, not inconsistent with this act, with reference to the registration of voters and the conduct of elections; and shall have charge of and make provision for all elections, general, special, local, municipal, state and county, and of all others of every description, to be held in such city, or any part thereof, at any time.

SEC. 17. The days upon which the general state or county or city elections shall hereafter be held in such city shall be holidays, and shall, for all purposes whatever as regards presenting for payment or acceptance and of the protesting and giving notice of the dishonor of bills of exchange, bank checks and promissory notes, and as regards days of grace upon commercial paper, be treated and considered as is the first day of the week, commonly called Sunday.

SEC. 18. At least sixty days prior to the next general election occurring immediately after the expiration of the term of office of said judges and clerks, said board of election commissioners constituted and appointed as hereinbefore provided shall cause judges and clerks of election to be again selected, who shall be selected, appointed and commissioned in the same way, according to the same forms and subject to the same qualifications and limitations as required for the selection and appointment of such officers in the first instance hereunder.

GENERAL REGISTRATION.

SEC. 19. The judges of election shall constitute the board of registry in the precinct for which they shall be appointed.

SEC. 20. Every male citizen of the United States, and every male person of foreign birth who may have declared his intention to become a citizen of the United States, according to law, not less than one year nor more than five years before he offers to vote, who is over the age of twenty-one years, who has resided in the state one year next preceding the election at which he offers to vote, and during the last sixty days of the time shall have resided in the city where such election is held, and during the last twenty days of that time in the precinct at which he offers to vote, who has not been convicted of bribery, perjury or other infamous crime, or of a misdemeanor connected with the exercise of the right of suffrage, nor directly interested in any bet or wager depending upon the result of the election, nor an officer, soldier or marine in the regular army or navy of the United States, nor while

kept at any poor-house or other asylum at public expense, nor while confined in any public prison, shall be entitled to vote at such election, for all officers, state or municipal, made elective by the people, or at other elections held in pursuance of the laws of the state; but shall not vote elsewhere than in the precinct where his name is registered, and whereof he is registered as a resident.

SEC. 21. Such board of registry and the election clerks shall first meet in the precinct on Tuesday, four weeks preceding the first general city election, or the first general state or county election, which may occur after the first appointment of such board of election commissioners, at the place designated by such board of commissioners, and they shall then proceed to make a general registration of all voters in such precinct. A new general registration shall be made by the board of registry in every year thereafter in which a presidential election occurs, and just prior thereto—the first day of such registration being on Tuesday, four weeks before such election, and the second day of registration being on the Saturday following; and the third day, Tuesday, three weeks before such election. Three registry books shall be furnished to each board of registry by the board of election commissioners for the purpose of such registration, and such books of registry shall be prepared substantially in the following form:

(Left-hand Page.)
REGISTER OF VOTERS.

Residence.	Name.	No. of line.....	Nativity.	Color	Term of residence.			Native.....	Naturalized	Declaration of intention	Date of papers.	Court.	By act of Congress.	Qualified voters....
					Precinct.	City.	State.							
1817 E. 7th St	Ames, Wm. J.	1	Massachusetts	White	6 months.	2 years ...	10 years ..	Yes	Superior.....	Yes
220 Phelps Ave ...	Allen, John.....	2	England.....	White	3 months	3 years ...	5 years	Yes	May 27, 1871 ..	New York.....	Yes
413 Garfield Ave ..	Austin, George ...	3	Georgia	Colored...	3 days....	5 years ...	6 years ...	Yes	Not known.....	No
617 Woodland Ave	Anschuler, Carl...	4	Germany	2 years....	6 years ...	6 years	Yes	July 1, 1868	Baltimore Circuit	Yes
225 Ord St	Abbott, John B..	5	Canada	1 year....	3 years ...	3 years	Yes	Nov. 7, 1883	Kansas City.....	Yes

One of said registry books shall be denominated "public register" on the outside or on the first page. Said board of registry shall then proceed as follows:

First—They shall open the registry at eight o'clock a. m., and continue in session until nine o'clock p. m., on each of said days. One of the judges shall administer to all persons who shall personally apply to register the following oath or affirmation:

You do solemnly swear (or affirm) that you will fully and truly answer all such questions as shall be put to you touching your place of residence, name, place of birth, your qualifications as an elector, and your right as such to register and vote under the laws of this state: so help you God.

Second—Each of said clerks of election and one of said judges of election shall have charge of the registry books, and shall make the entries therein required by this act, and one of the judges shall ask the questions as to qualifications, and after he is through any of the judges may ask questions. One of the judges of election may, when necessary, relieve one of the clerks from time to time, as necessity may seem to demand, in making entries in said book.

Third—The name of every applicant shall be entered in such registry book, and all the facts shall be therein stated, as hereinafter provided, whether he is entitled to vote or not. If it shall be determined by the board of registry that he is not a qualified voter in such precinct, then an entry shall be made in the appropriate column, "no," and if qualified, an entry shall be made in the same column, "yes." Unless a majority of the judges shall determine the applicant is a qualified voter, he shall be entered as not qualified; in case of a tie the board of commissioners shall decide, subject to the applicant's right of appeal to the circuit court as hereinafter provided.

Fourth—Only such male persons, of the age of twenty-one years, residing in such precinct, as apply personally for such registration, shall be entered in such register; but every applicant who would be twenty-one years of age on the day of the next election, or, if foreign-born, whose declaration of intention to become naturalized will have been made one year before such election, if otherwise qualified, shall be entered on such registers. Every applicant who has commenced to reside in such precinct at least twenty days before such election shall be entered in such registry, and shall be marked "qualified" or "disqualified," as the case may be; but unless, on the day of election, he shall have resided twenty full days in such election precinct, he cannot vote therein, although otherwise qualified.

Fifth.—The headings to the registry books shall be so prepared that the registry shall be made alphabetically, according to the surname of each person applying, but it shall be arranged so that the residence of such person shall appear in the first column. The register shall be ruled, and one name shall be written on each line, but no name shall be written between the lines. The entries shall be as follows:

1. Under the column "residence," the name and number of the street, avenue, or other location of the dwelling, if there be a definite number, and if there shall not be a number, such clear and definite description of the place of such dwelling as shall enable it to be readily ascertained. If there shall be more than one house at the number given by the applicant as his place of residence, state in which house he resides, and, if there be more than one family residing in said house, either the floor on which he resides, or the number or location of the

room or rooms occupied by him, whether front or rear—every floor below the level of the street or ground being designated as the basement, the first floor above such level being designated as the first floor, and each floor above that as the second or such other floor as it may be.

2. Under the column "name," the name of the applicant, writing the surname first, and given or Christian name after in full.

3. Under the column "nativity," the state, county, kingdom, empire or dominion, as the fact stated by the applicant shall be.

4. Under the column "color," the word "white" or "colored," as the fact is.

5. Under the subdivision of the general column "term of residence," the periods, by days, months or years, stated by the applicant.

6. Under the column "native," the word "yes;" under the column "naturalized," the word "yes," according to the fact stated. If the applicant be of foreign birth, and has not been naturalized, but has made a declaration of intention to become a citizen, then under the column "declaration of intention," the word "yes."

7. Under the column "date of papers," the date of naturalization, if naturalized, or of the declaration of the intention if made, or about that date. Where the applicant is of foreign birth, the board of registry shall require him to produce his naturalization papers or declaration of intention, as the case may be, unless the applicant shall make affidavit that they are lost or destroyed, and that he is unable to procure certified copies of them, with the reasons why he cannot procure them.

8. Under the column "court," the designation of the court in which, if foreign-born, such naturalization was had or declaration of intention made; and if the name of the court cannot be had with certainty, then the name of the place in which such court was located.

9. Under the column "by act of congress," the word "yes;" in case such person, though foreign-born, has been made a citizen by act of congress, without taking out his naturalization papers.

10. Under the column "qualified voter," the word "yes," or "no," as the fact shall appear or be determined by the board of registry—it being, however, required of them to designate as a qualified voter any male person who, if otherwise qualified, shall not, at the time of making application, be of age, provided the time when such applicant shall be of the age of twenty-one shall be subsequent to the date of his application, and not later than the day of election immediately following such time of applying, or, if foreign-born, whose declaration of intention to become naturalized will have been made one year before such election.

11. Under the column "date of application," the month, day and year when the applicant presented himself and was adjudged a qualified voter in the election precinct.

12. Under the column "signature," in one of the registers, not the public register, the applicant shall write his name. If he is unable to write, he shall make his mark after his name is written for him.

13. Under the column of "remarks," whenever any member of the board of registry shall be in doubt about registering the applicant, said board shall require the applicant to give the name of three residents of the city who know that said applicant resides at the place from which he offers to register, which names shall be entered under the column headed "remarks."

SEC. 22. At the end of each day's registry or revision of registration, each of said judges shall sign his name at the end of the list on each page, so that no new name can be added without discovery, and shall also sign a certificate, as hereinafter provided; but, before doing so, the said judges and clerks shall compare the three registers so kept, and cause any differences to be corrected, and make the same agree in all respects; and said judges shall then attach a certificate at the end of each register, in substance in the words and figures following:

We, the undersigned judges of election in ——— precinct, of the ——— ward of the city ———, in the state of Missouri, do jointly and severally certify that at the general registration of electors in said election precinct, on the ——— day of ———, there were registered by us in said election precinct the names which in this book are entered, and the number of registered and qualified voters was and is the number of ———.

Dated ———.

SEC. 23. Said boards of registry shall, on or before noon of the day following the completion of such registry, after providing for proper protection of same, hang up the register, which shall be known as the public register, at the place of registration, so that it shall be accessible to the public during all business hours; but the other two registers shall then be returned to the board of election commissioners at once. Any voter of the precinct shall be permitted to be present at the place of registration in said precinct, and shall have the right to challenge any applicant who applies to be registered, but he shall be examined, under oath, touching the cause for such challenge; and, when challenged, the applicant for registration, must make an affidavit, in writing, setting out the facts which constitute him a voter in such precinct, and file it with said board of registry, and if it shall be deemed sufficient, and if the board is convinced that such person is a qualified voter, then he must be admitted to such registry as qualified. Whenever any person claiming to be an elector of any election precinct in such city has, upon application, been denied the right to be registered as a qualified voter in such precinct, if two of the precinct judges favored registering him at the time of his application, he may, within three days after such denial of registry, make and sign an application, in writing, under oath, to said board of commissioners, in substance in the following form:

I do solemnly swear or affirm that I, ———, did on ———, make application to the board of registry of the ——— precinct of ——— ward, of the city of ———, and that said board refused to register me as a qualified voter in said precinct; that I reside in said precinct, at No. ——— street, am a duly qualified voter, and entitled to vote in said precinct at the next election.

And if such person shall, at the time of making said affidavit, file with said board of election commissioners a statement or certificate, signed by two of said precinct judges of opposite politics, to the effect that they believe such person is entitled to registration, the board shall examine into the facts, and if said board believes that such person is a qualified voter and entitled to registration in such precinct, said board shall enter his name on the proper register as hereinafter provided, and thereon note the manner of his registration, and shall file and preserve said affidavit and certificate in the office of the board. All the proceedings before said board of commissioners in examining such applications shall be public, and the orders of said board shall be published from day to day in the newspapers having the city printing in such city. The board of election commissioners shall furnish to the board of

registry in each precinct two blank books which shall be named "verification lists," each page of which shall be ruled into four columns, and those on the left-hand side shall be marked thus:

REGISTERED NAMES.

Street number.	Name of street.	Names of voters.	R-g. No.	Remarks.
.....
.....
.....

And the pages on the right hand shall be marked thus:

NAMES NOT REGISTERED.

Street number.	Name of street.	Names of voters.	Remarks.
.....
.....
.....

Such books shall each contain pages sufficient for each street, avenue, alley and court in the precinct. During the progress of the registration, or immediately thereafter, the clerks of said board shall transfer all the names upon the register to the left-hand page of such "verification lists," arranging them according to the streets, avenues, alleys or courts, beginning with the lowest residence number, and placing them numerically, as nearly as possible, from the lowest up to the highest number. They shall first write the name of such street, avenue, alley or court at the top of the second column, and then proceed to transfer the registered names to the page of such "verification lists" headed "Registered names," according to the street number as above indicated. On the opposite page, headed "Names not registered," the name of the same street, avenue, alley or court shall be written in the second column. If, during either day of registration, any registered voter of the ward shall come before the board of registry and make oath that he believes that any particular person upon said registry is not a qualified voter, such fact shall be noted; and after the completion of such "verification lists," such board, or one of said judges, shall make a cross or check-mark in ink opposite such name upon each of said "verification lists." If such judges shall, however, know that any person so complained of is a qualified voter, and shall believe that such complaint was only made to vex and harass such qualified voter, then such cross or check-mark shall not be put upon such list, but shall go upon such list in case any one of the judges desires. Said judges shall, before noon of the next day, hang up such public register at the place of registration, and within the same period of time return the other two registers to the office of said election commissioners.

SEC. 25. The clerks of election are hereby constituted canvassers of the precinct for which they are appointed, and upon the Wednesday and Thursday following the third day of registration, if so much time shall be required, said two clerks shall, each having one of said "verification lists," go together and canvass such precinct, calling at each dwelling-place or each house where any one may reside in such pre-

inct, and each dwelling-place as indicated upon said "verification lists," and ascertain the name of every male inhabitant over twenty-one years of age residing in such precinct; and if they shall find that any person upon their "verification lists," on the left-hand page thereof, does not reside at the place designated thereby, they shall make a check-mark or cross (X) opposite such name. Said canvassers shall also write down in their "verification lists," on the right-hand page thereof, so designated, "names not registered," according to the street and street numbers, all the names of all persons so ascertained by them who reside in such precinct whose names are not already upon their "verification lists." No name shall be written down on said right-hand page which already appears on said left-hand page of said "verification lists." Whenever deemed necessary by said canvassers, or either of them, he or they may demand of the chief, captain, sergeant or other person having command of the police in such portion of the city, to furnish a policeman to accompany them and protect them in their duties when necessary; and it shall be the duty of such chief, captain, sergeant or other person having authority over such police in such locality to furnish a policeman for such purpose, and in default thereof, such chief, captain, sergeant or other person shall be deemed guilty of a misdemeanor under this act, and shall be liable to a penalty of not less than twenty-five nor more than one hundred dollars. If, in making any such canvass, any person shall refuse to answer questions and give the required information asked for and known to him or her, such person shall be deemed guilty of a misdemeanor under this act, and shall be liable to a penalty not to exceed \$50. In making such canvass, such canvassers shall make special inquiry at the residences as designated in the registry and "verification lists," as to all the persons so registered as qualified voters. In making such canvass, said clerks shall meet at eight o'clock in the forenoon of each day, at such place in said precinct as the judges or majority of them shall direct, which direction of said judges shall be in writing, signed by the said judges or a majority of them; three copies thereof shall be made; one copy shall be given to each of said clerks at the close of the third day of registration, and the third copy thereof shall be returned to the board of election commissioners. Any neglect of such judges to give such direction to said clerks shall be deemed a misdemeanor, and such judge, on conviction thereof, shall be punished by imprisonment in the county or city jail not less than one nor more than six months. Said clerks shall meet at eight o'clock in the forenoon of each day of said canvass, at the place designated in said direction of the judges, and proceed with such canvass as hereinbefore directed. Each of said clerks shall have one copy of said "verification lists;" and if either of said clerks shall fail to appear at the place designated in such direction of the judges, by fifteen minutes after eight o'clock on either of said days, the chairman or secretary of the board of election commissioners of the same political faith as the clerk failing to appear, or, after appearing, failing to complete said canvass, shall immediately appoint a clerk of the same politics as the one absent or failing to act. And such clerk so willfully failing to appear at the place designated in said direction of the judges, or willfully refusing to continue or abandoning said canvass, shall be deemed guilty of a misdemeanor, and shall be punished, on conviction thereof, by imprisonment in the county or city jail for not less than one month nor more than one year.

SEC. 26. Immediately upon the completion of said canvass, said canvassers, or one of them, shall sign a notice and send the same through the United States mail, duly stamped, to the address given upon the registry and "verification lists," of all persons named therein against whose names they have made a cross or check-mark, indicating that they did not reside at such place as before stated, and also to the address of all persons against whose names said registry board or judge of election has placed a check-mark or cross in such "verification lists," which notice shall require such person to appear before the board of registry upon the Saturday following, giving the time of succession, and to show cause why his name should not be erased from such registry. Proper blanks and postage stamps shall be furnished for the purpose to said canvassers by the board of commissioners. A similar notice shall also be served by one of said canvassers, either at the time such canvass is being made or before the following Saturday, by leaving the same with the party, if found, or, if he be not found at the place designated in such registry and "verification lists," by leaving the same at such address, if there be such place. Such notice, to be sent through the mail, must be mailed not later than ten o'clock Friday morning of the week of such canvass. If sufficient postage stamps are not delivered to such canvassers by said board for the purpose aforesaid, then any one may furnish such postage stamps to such canvassers for that purpose, or such canvassers may procure the same at their own expense, and afterward render an account therefor to said commissioners, duly sworn to; and it shall be the duty of the said commissioners to audit said account and cause the same to be paid. It shall be the duty of such commissioners, upon application, to deliver to such canvassers postage stamps sufficient for the purpose aforesaid, when not delivered before, and it shall be the duty of such canvassers, or one of them, to apply to said commissioners for such postage stamps, if sufficient number have not been delivered to them for the purpose aforesaid; and any willful neglect of said canvassers to make application for sufficient postage stamps as aforesaid, and any willful neglect of such canvassers to mail the notice aforesaid to all the parties checked and designated as aforesaid, and the willful neglect of such canvassers to leave the notice aforesaid at the place designated for such person so designated, and any willful neglect to check the name of any person on said "verification lists," transferred from the registry as aforesaid and not found at the place designated, and any willful neglect to transfer all the names from the registry as aforesaid to such "verification lists," in the manner aforesaid, shall be deemed a misdemeanor, and such canvasser or canvassers shall be punished, upon conviction thereof, by imprisonment in the county or city jail for not less than one month nor more than one year. And it shall be the duty of said board of election commissioners, when complaint is made to them, to investigate the action of such clerks or canvassers, and to cause them to be prosecuted criminally for such willful neglect of duty.

SEC. 27. On the Saturday following the Tuesday three weeks preceding such general county, city or state election, said board of registry shall again meet at the place designated, and the said clerks of election shall meet with them, and they shall remain in session from 12 o'clock noon until 10 o'clock p. m., for the sole purpose of revising their registry; and no new names shall be added. Said canvassers, or one of

them, shall make out a list of the names of parties checked and designated as aforesaid, and to whom such notice has been sent, given or left with the address, and make and attach his or their affidavit or affidavits thereto, stating that notice duly stamped was mailed to each of said parties at the places designated on such lists, on or prior to 10 o'clock a. m. of the previous Friday, and that notice was also personally left at the said address of each of said parties named in said list so attached, if there be any such address. Blank affidavits shall be furnished by said commissioners for the purpose aforesaid; but if none are furnished, such canvassers shall cause the same to be drawn, and they shall swear to such affidavit before one of the judges of such precinct. If either of said canvassers shall willfully neglect and fail to make such affidavit with the list aforesaid attached, he shall be punished in the same manner as last above provided, and if such affidavit shall be willfully false, the maker thereof shall also be punished in the manner last aforesaid, and shall also be liable for perjury. If any person to whom such notice has been sent shall appear before the board of registry during that session, he shall make oath and sign an affidavit, in substance as follows:

"I do solemnly swear that I am a citizen of the United States (or have declared my intention to become a citizen of the United States on the —day of—, 18—, according to law), and that I have resided in the—precinct of the—ward in the city of—and the county of—and the state of Missouri, since [the] —day of—; that I am not an officer, soldier or marine in the regular army or navy of the United States, and that I have never been convicted of any felony, or of any misdemeanor connected with the exercise of the right of suffrage" (or if convicted, state the time of conviction, and when pardoned by the governor of the state).

This affidavit shall be signed and sworn to before one of such board of registry, and it shall afterward be preserved and filed in the office of said election commissioners. Thereupon said board of registry shall further examine him, and shall also swear such canvassers and hear them upon the question, and they shall also have the power to send one or both of said canvassers to make further examination and inquire at the place claimed by such person to be his residence, and again examine such canvassers touching the same; and if, after such further examination and hearing, the majority of said board are of the opinion that such person is not a qualified voter in such precinct, they shall mark the word "yes" under the column of the registry marked "erase," and shall also draw a line in ink under his name; which memorandum, in case of any registration, shall indicate that the name of such person is erased from the register, and such person shall not be entitled to vote unless his name be restored as hereinafter provided. If any person already registered shall appear before said board at such session and make oath that he has removed to another place in the same precinct, said board, if they believe him, shall not erase his name, but shall make the proper correction in his residence in the books of registry. If any person to whom notice has been sent because his declaration of intention to become naturalized has been made more than five years before the next election, shall appear before said board at such session, he shall show in the same manner as in case of original registration that he has become naturalized, otherwise his name shall be erased from the register. In making correction of entries as to residence and naturalization, a line shall be drawn through the former entries, the proper entries made, and the word "corrected," with the date, written in the column headed "remarks." During the last hour of said session, if any person so

notified to appear at such session shall have not yet appeared and shown cause why his name should not be erased from such register, the same shall be erased in the manner aforesaid. Either of said clerks shall have the power and right of both in the matter pertaining to such canvass, except that both are required to go together to make such canvass. But a clerk who willfully neglects to perform his duty in making such canvass shall be deemed guilty of a misdemeanor, and on conviction shall be imprisoned in the county or city jail not less than thirty nor more than sixty days. In case of temporary disability on the part of either canvasser or clerk, the judge who belongs to the same political party may appoint a temporary clerk or canvasser, who shall belong to the same party, and administer to him the usual oath of office, and he shall perform all the duties of the office until the disability of the regular clerk or canvasser is removed. The "verification lists" aforesaid, after the final revision, shall be at once returned by the board of registry to the board of election commissioners.

SEC. 28. At the end of the last session provided for, the said board of registry and said clerks shall compare and correct the three registers aforesaid and make them correspond and agree; and said judges shall then, immediately following the last name on each page of the register, sign their names so that no other name can be added without discovery, and shall add the certificate as provided at former sessions; and thereupon, and during the forenoon of the next secular day, said judges shall hang up the register, known as the public register, in the place of registration for the use of the public, which shall remain there until after the election, and shall return the other two registers to the possession of the board of election commissioners; and thereupon the said board of commissioners shall at once cause copies to be made of such registers, of all the names upon the same, with the address and registration number not marked erased, and shall have the same arranged according to the streets, avenues, courts or alleys, commencing with the lowest number, and arranging the same in order according to street numbers, and shall then cause such precinct register, under such arrangement, to be printed in plain large type, in sufficient numbers to meet all demands; and upon application, a copy of the same shall be given to any person in such precinct. Said commissioners may, in their discretion, cause such precinct register to be published in one or more newspapers published in said city.

SEC. 29. Any voter or voters in the ward containing such precinct may make application, in writing, before such board of election commissioners, to have any name upon such register of any precinct in the ward erased; which application shall be in substance in the words and figures following:

I (or we) ——— do hereby solemnly swear (or affirm) that I (or we) believe that ——— is not a qualified voter in ——— precinct of ——— ward of the city of ———, and hence I (or we) ask that his name be erased from the register of such precinct.

But it shall be a misdemeanor to sign or cause to be so filed any such application to have erased any name lawfully upon any such register, unless the person signing such application had then cause to fairly justify him in a belief that the name ought to be erased from such register. Such application shall be signed and sworn to by the applicant, and filed with said board. Thereupon, notice of such application, with a demand to appear and show cause why his name shall not be erased from said registry, shall be personally served upon such

person, or left at his place of residence, named in such registry, by a messenger of said board of commissioners; as to the manner and time of serving such notice, such messenger shall make affidavit; said messenger shall also make affidavit of the fact in case he cannot find such person or his place of residence, and that he went to the place named on such register as his place of residence, which affidavit shall be sufficient evidence of due notice. Such notice shall be served at least one day before the time fixed for such party to show cause. Said commissioners shall also cause a like notice or demand to be sent by mail, duly stamped, and directed to such person to the address upon such registry, at least two days before the day fixed in said notice to show cause.

SEC. 30. A docket of all applications to said commissioners for the purpose of erasing a name on the register, shall be made out in the order of the wards and precincts. The commissioners shall sit to hear such applications on the Tuesday and Wednesday immediately preceding such election. They shall take up the wards and precincts in their numerical order. The decision on each application shall be announced at once after hearing, and a minute made thereof. Where an application to erase a name shall be allowed, said board shall cause the same to be erased forthwith.

SEC. 31. The circuit court shall, on Friday and Saturday of the week prior to the week in which such election is to be held, specially sit to hear such applications as shall be made to it to be placed upon the register in any particular precinct. Such application shall be sworn to, and shall state that the party making the same has applied to the board of registry of the precinct and to the board of election commissioners, and that one or both boards refused to place him on such registry, or has stricken his name from such registry, as the case may be. Applications shall be made on or before the opening of the court on the Friday last aforesaid, and the court shall cause a docket of such applications to be made out, arranged by wards and precincts, and the same shall be heard summarily, and evidence may be introduced for and against such application. No formal pleadings shall be required. Each case shall be decided at once on hearing, and the clerk of the court shall make a minute of the disposition of each application; a copy of such minute shall at once be given to said commissioners, who shall forthwith cause such names to be placed upon the appropriate register, and indicate that it was entered by order of the court. After the entry of the application so allowed by said court, no further change shall be permitted, and the appropriate stamp prepared shall be affixed to the end of each page of names in each precinct registered by said board of commissioners. Said books of registry so prepared shall, on the day prior to the election, be delivered to the judges of election, one only, however, to be delivered to the judge or judges representing the same political party. No person admitted to the registry by order of such court or such board shall be protected by such order in case he should be indicted for false registration or false voting.

SEC. 32. In case said circuit court shall refuse any such application, an order shall be entered accordingly on the Wednesday following the session of the court held for the purpose aforesaid, and any person desiring to appeal from the said order may appeal to the supreme court of the state, or court of appeals, according to the facts, if application be made therefor within five days after the entry of said

order, and such appeal shall be allowed on the giving of an appeal bond in the penalty of \$250, conditioned to pay the expenses of such appeal in case his appeal be not sustained. The time for filing such appeal bond and certificate of evidence shall be fixed by the court, and upon presentation to the court of a certificate containing the evidence heard at such hearing, within the time fixed by the court, the court shall sign the same, and thereupon the same shall become part of the record in said cause.

SEC. 33. A supplemental list of all persons who shall have been registered by order of such court, and a supplemental list of all persons erased from such registry by order of said board of commissioners or of said court, of sufficient quantity to accommodate each precinct, shall be printed by such board, and thereupon, on the day of election, said board shall cause to be posted up at each precinct where such election is to be held, the original printed registry and the supplemental lists aforesaid, and shall also cause a copy thereof to be delivered to each judge and clerk, and to all other persons of the ward demanding the same.

SEC. 34. Every general registration shall be made in the same manner and in conformity with directions heretofore given. At every general registration, every person desiring registration must appear in person and make application under oath, as in the case of the first registration herein provided. The same forms and blanks and methods of proceeding shall be had before and by the board of registry, and by the canvassers, and by and before the judges of election and election clerks, and by the board of election commissioners and court, in every subsequent general registration, as is directed herein for the first registration and election following the same.

INTERMEDIATE REGISTRATION.

SEC. 35. At every election held in such city between the general registrations above referred to, the last general registration shall be used, but the same shall be revised by the board of registry of each precinct where such election is to be held, and for that purpose the board of registry shall meet on Tuesday, three weeks preceding such election, and shall hold a session from eight o'clock a. m. till nine o'clock p. m. on that day, and names may be added to the registers in the same way, upon sworn applications, as in the case of a general registration, and all the other forms and requirements are to be observed as provided with reference to general registration, both as regards the canvass after registration, the revision of the registration, and otherwise.

SEC. 36. The registers in the office of the election commissioners shall at all times be open to public inspection without charge.

SEC. 37. Said judges of election of any precinct shall, on the day preceding any election, call at the office of said commissioners and receive two registers of said precinct, one being received by the representative of one leading political party, and the other by the representative of the other leading political party. The ballot-box of such precinct shall be delivered to one of said judges, and it shall contain the poll-books and all the blanks and stationery required for such election, with a sealed package of ballots and the key or keys shall be given to a judge of the opposite party.

SEC. 37a. On election day said judges shall take possession of said third or public register, and after such election, and on the next

day, all three of said registers shall be returned to said board of election commissioners, and said third public register shall, immediately after such election, be corrected by said board of commissioners so as to correspond with the other two registers, or in case it shall be mutilated, or in case any register of any precinct shall be lost, said board of commissioners shall cause a true copy to be made from the other register or registers, so that prior to the next meeting of the board of registry there shall be three registers for each precinct. This section is made applicable, and it shall be the duty of the judges of election to observe it after each and every election.

SEC. 38. If any person shall willfully remove, mutilate or destroy the public register hanging up at the place of registry, he shall be deemed guilty of a misdemeanor, and upon conviction shall be imprisoned in the county or city jail not less than three months nor more than twelve months.

SEC. 39. Any vacancy upon such board of registry on the day of registration shall be filled by the judge or judges present, always selecting a person of the same political party as the party absent, which appointee shall be vouched for by the remaining judge of such party for said precinct; and the same oath shall be administered by one of the judges present to such temporary judge as provided for regular judges. Whenever any regular judge shall return or be present such temporary incumbent shall vacate his office.

SEC. 40. At any special election occurring in a portion of such city only, or which is to fill a vacancy occurring in a single office there shall not be a previous revision of the registry.

ELECTION.

SEC. 41. The election polls shall be open at six o'clock in the morning, and continued open until five o'clock in the afternoon of the same day, at which time the polls shall be closed; and if any judge or clerk shall be behind time for fifteen minutes after the time for opening such polls, he shall be guilty of a misdemeanor under this act, and punished accordingly. No judge or clerk shall absent himself to exceed five minutes at any one time until the ballots are all cast and counted and returns made, except one at a time of such judges or clerks may absent himself for sufficient time to cast his vote.

SEC. 42. If any judge or clerk shall not be present after the expiration of fifteen minutes from the time to open the polls, or be disqualified or refuse to act, the judge or judges present shall fill the place of such absent judge or clerk, or vacancy, always selecting a person of the same political party as the party absent. And one of the judges shall administer to such substitute the oath as required of the judge or clerk originally appointed, and blank forms shall be sent out by the commissioners for such purpose, which oath shall be preserved and returned to the commissioners, and such appointee shall be subject to the same punishment and penalties as any other judge or clerk. Whenever such regular judge or clerk shall be present, such substitute shall cease to act. Any judge or clerk who shall willfully absent himself from the polls on election day, without good cause, shall be guilty of a misdemeanor, and be subject to a fine or penalty of five hundred dollars. And if such judge or clerk shall willfully detain any register or poll-book or ballot, and not cause them to be produced at the polling place at the opening of the polls, or for fifteen minutes there-

after, he shall be guilty of a misdemeanor, and, on conviction, shall be imprisoned not less than three months nor more than one year in the county or city jail, or be fined not less than \$200 nor more than \$1000.

SEC. 43. Before voting begins the ballot-box shall be empty, and it shall be opened and shown to those present to be empty; and it shall not be removed from the public view from the time when it is shown to be empty until after the close of the polls. It shall be locked and the key delivered to one of the judges, and shall not be again opened until the close of the polls. The judges of election shall each be held guilty of a misdemeanor, and on conviction shall be fined \$1000 if such ballot-box shall not be kept constantly in public view during the progress of the election, unless it shall be shown by such judge that he protested against such obstruction of the view of the ballot box, and was overruled by the majority of the judges. If any barricade or other obstruction of any kind shall be, prior to or during such election, interposed, so that all who desire cannot constantly see such ballot-box, it shall be the duty of such judges to remove such obstruction on request, or on their own motion; and if such obstruction shall not be removed on request, it shall be the duty of any sheriff, constable or police officer to remove the same on request. And such judges shall be guilty of a misdemeanor and liable to a penalty of \$1000, on conviction, for not removing the same on demand, and shall be imprisoned in the county or city jail not less than six months nor more than one year. Any judge or justice of the peace shall have jurisdiction, on complaint, to issue a warrant to any constable, or the sheriff of the county or city, to remove such obstruction as a nuisance; and in executing such warrant, he may call any person to his assistance, and no other officer of the law or private individual shall interpose or interfere with such removal; and if he does, he shall be guilty of a misdemeanor, and on conviction he shall be imprisoned in the county or city jail not less than sixty nor more than ninety days.

SEC. 44. Each of the clerks of the election shall keep a poll-book which contains a column headed "Number," another headed "Residence," and another headed "Names of Voters." The name and street and number of the residence of such elector voting shall be entered upon each of the poll-books by the clerks, in regular succession, under the proper headings, and the number of such voter, in the order in which he voted, placed opposite the name in the column headed "Number."

SEC. 45. One of said judges of said election shall receive the ballot from the voter, and shall announce the residence and name of such voter in a loud voice. Said judge shall then write on the back of said ballot the number of the same, in the order in which it was received, which number shall also be placed opposite the name of said voter in the poll-book in the column headed "Number," and put said vote into the ballot-box, in presence of the voter and the judges and clerks of said election, and in plain view of the public. The judges having charge of such registry shall then, in a column prepared thereon, in the same line of the name of the voter, mark "Voted," or the letter "V." If such person so registered shall be challenged as disqualified, the party challenging shall assign his reasons therefor, and thereupon one of said judges shall administer to him an oath to answer questions; and if he shall take said oath, he shall then be ques-

tioned by said judge or judges touching such cause of challenge, and touching another [any other] cause or disqualification. And he may also be questioned by the person challenging him in regard to his qualifications and identity. But if a majority of the judges are of the opinion that he is the person so registered and a qualified voter, his vote shall then be received accordingly. But if his vote be rejected by such judges, such person may afterward produce and deliver an affidavit to such judges, subscribed and sworn to by him before one of said judges, in which it shall be stated how long he has resided in such precinct, county or city and state, that he is a citizen of the United States, and is a duly qualified voter in such precinct, and that he is the identical person so registered; also supported by an affidavit of a registered voter who is a householder residing in such precinct, stating his own residence, and that he knows such person, and that he does reside at the place mentioned, and has resided in such precinct, county and state for the length of time as stated by such person, which shall be subscribed and sworn to in the same way; whereupon the vote of such person shall be received and entered as other votes. But such clerks and judges having charge of such registers shall state in their respective books the facts in such case, and the affidavits so delivered to said judges shall be preserved and returned to the office of the commissioners of election. Blank affidavits of the character aforesaid shall be sent out to judges of all precincts, and the judges of election shall furnish the same on demand, and administer the oath without criticism. Such oaths, if administered by any other officer than such judge of election, shall not be received.

SEC. 46. The vote of no one shall be received by said judges whose name does not appear upon said register as a qualified voter.

SEC. 47. At every registration and election, each of the political parties shall have the right to designate and keep a challenger at each place of registration, revision of registration and voting, who shall be assigned such position immediately adjoining the judges of election, inside the polling or registration booth, as will enable him to see each person as he offers to register or vote, and who shall be protected, in the discharge of his duty, by the judges of election and the police. And authority signed by the recognized chairman or presiding officer of the chief managing committee of a party in any such city, shall be sufficient evidence of the right of the challenger for such party to be present inside the rooms where the ballot-box is kept. But in case any challenger does not or cannot produce the authority of such chairman, it shall be the duty of such judges of election to recognize a challenger that shall be vouched for and presented to them by the persons present belonging to such political party, or who shall be vouched for by the judge representing such party. The chairman of the managing committee of each political party for such city may remove any challenger appointed by him, and substitute another in his place. The challenger so appointed and admitted to the room where such ballot-box is kept shall have the right and privilege of remaining during the canvass of the votes, and until the returns are duly signed and made. Each political party shall also have the right to a challenger placed conveniently outside of the polling booth, but not in the way of the voters. In addition to such challenger, each of the political parties casting votes at such poll, at the close of the polls shall have the right to the admis-

sion of two persons of their political faith into the room where such ballots are to be canvassed, to watch such canvass, which watchers may be selected as above prescribed in case of challengers; and in the absence of such selection, it shall be the duty of the judges of such election to admit into such room two persons of each political party so voting at such election, and who shall be vouched for by the judge or judges representing such political party, to be present during the canvass of such votes and the making of such returns; that such persons shall be of good character and sober, and shall in nowise interfere with such canvass. The police shall in no manner interfere with the entrance of such watchers into such room, but they shall keep order, and in case of any disorderly conduct on the part of any bystanders or watchers, it shall be the duty of the police, upon request of the judges, to exclude such persons from such room, and upon such watcher or watchers being excluded from such room, the judge or judges representing the same political party as the rejected watcher may select other watchers in their stead.

SEC. 48. Said judges of election shall have authority to keep the peace, and to cause any person to be arrested for any breach of the peace or for any breach of election laws, or any interference with the progress of such election or of the canvass of the ballots, and it shall be the duty of all officers of the law present to obey the order of such judges of election; and an officer making an arrest by the direction of the judges shall be protected in making such arrest.

SEC. 49. As soon as the poll of an election shall have been finally closed, the judges of election, in their several precincts, shall immediately, and at the same place of the poll, proceed to canvass the vote so cast. Such canvass shall not be adjourned or postponed until it shall have been fully completed, nor until the several statements hereinafter required to be made by the judges and clerks shall have been made out and signed by them. The judges of election shall have the right to station one or more police officers, or officers of the peace, at such entrance to the room where such canvass is begun or about to take place, to exclude disorderly persons and to keep the peace. The challengers present, and the watchers of such canvass, shall be allowed to be present, and so near that they can see that the judges and clerks of said election are faithfully performing their duties. No judge of election or police or other officer shall allow such person to be molested or removed during the canvass of such ballots, nor until such statements have been made, completed and signed, unless he shall be personally guilty of fraudulent or disorderly conduct.

SEC. 50. The judges of election shall first count the whole number of ballots in the box. If the ballots shall be found to exceed the number of names entered on each of the poll-lists, they shall reject the ballots, if any, found folded inside of a ballot; and if the ballots and the poll-lists still do not agree after such rejection, they shall reject all ballots not numbered as required by section 45 of this act, and no ballot not so numbered shall be counted. The ballots so rejected shall be enclosed in an envelope marked "rejected ballots," and returned with the ballot-boxes to the board of election commissioners; and, the ballots or poll-lists agreeing or being made to agree in this way, the board shall proceed to count the vote in the following manner: Said judges shall open the ballots and place those which contain the same names together, so that the several kinds shall be in separate piles or on

separate files. Each of the judges shall examine the separate files which are, or are supposed to be, alike, and exclude from such files any which may have a name or an erasure, or in any manner shall be different from the other of such file. One of said judges shall then take one file of the kind of ballots which contain the same names and count them by the tens, carefully examining each name on each of said ballots. Such judge shall then pass the ten ballots aforesaid to a judge of the opposite political party, who shall count them in the same manner. One of the remaining judges, in the presence and under the view of the other judge, shall then call the names of the persons named in the ten ballots, and the offices for which they are designated, and the poll clerks shall tally ten votes for each of such persons. When said judges shall have gone through such file of ballots containing the same names by tens in that way, and when the poll clerks shall have tallied all the votes by tens for each of such persons, they shall then take up the next file of ballots containing the same names, and shall count them by tens in the same way, and shall call the names of the persons named in said ballots and the offices for which they are designated, and the tally clerks shall tally the votes by tens for each of said persons, in the same manner as in the first instance. When the counting of each file of ballots which contain the same names shall be completed, the poll clerks shall compare their tallies together and ascertain the total number of ballots of that kind so canvassed. And when they agree upon the number, one of them shall announce it in a loud voice to the judges. The said judges shall then canvass the other kind of ballots which do not correspond, those containing names partly from one kind of ballots and partly from another, being those usually called "split tickets," and those from which the name of the person proper to be voted for on such ballots has been omitted or erased, usually called "scratched tickets." They shall be canvassed separately by one of the judges, which judge shall call each name to the poll clerks, and the office for which it is designated; and with the judges of the opposing political party looking at the ballot at the same time, and the poll clerk making tally of the same. When all the ballots have been canvassed in this manner, the poll clerks shall compare their tallies together, and ascertain the total number of votes received by each candidate, and when they agree upon the numbers, one of them shall announce in a loud voice to the judges the number of votes received by each candidate on each of the kinds of ballots containing his name, the number received by him on the split and scratched tickets, and the total number of votes received by him.

SEC. 51. Each batch of ten ballots counted by the judges of election shall, as soon as counted, read and tallied, be strung upon a strong string, thread or twine, in the order in which they have been read; and each batch shall thus be disposed of before the commencement of the count as to the next batch.

SEC. 52. Whenever any proposition is submitted to a vote of the people, and is printed or written upon the same ticket with the names of candidates for an office, the names, together with such proposition, shall be canvassed in the following manner: All the ballots shall be first separated into three piles, the first pile containing all the ballots in favor of such proposition; the second pile containing all the ballots against such proposition; and the third pile containing all the ballots not mentioning such proposition, or being neither for nor against such proposition. Each of the judges shall then examine each pile and

see that the separation has been properly made. Then the first pile shall be counted by tens and the result announced to the clerk, who shall tally the same by tens; and so the second pile shall be counted, announced and tallied, and likewise the third pile, if necessary; whereupon, the clerks shall announce to the judges the number of votes for, and the number of votes against, such proposition. The ballots for or against any proposition submitted shall always be canvassed, counted and tallied before the names of candidates for any office are canvassed, counted or tallied.

SEC. 53. If the tally-sheets and returns should contain no heading for any proposition submitted, it shall be the duty of the clerks to write into such tally-sheets and returns the headings necessary in order to keep a correct tally, and to make a correct and accurate return; and it shall be the legal duty of the clerks and judges of election to make a true count and correct return of all votes upon any such proposition; and any willful failure or neglect of any judge or clerk to do so shall constitute a felony, and on conviction, such judge or clerk shall be sent to the penitentiary for not less than three nor more than five years.

SEC. 54. When the canvass of the ballots shall have been completed, and the poll clerks shall have announced to the judges the total number of votes received by each candidate, a judge of election of each political party in turn shall then proclaim in a loud voice the total number of votes received by each of the persons voted for in such precinct, as shown by the tally sheets, and the office for which he is designated, and the number of votes for and the number of votes against any proposition which shall have been submitted to a vote of the people. Such proclamation shall be *prima facie* evidence of the result of the canvass of such ballots. Immediately after making such proclamation, and before separating, the judges shall fold in two folds, and string closely upon a single piece of flexible wire, all ballots which have been counted by them, except those marked "objected to," "defective" or "rejected," unite the ends of such wire in a firm knot, seal the knot in such manner that it cannot be untied without breaking the seal, enclose the ballots so strung in an envelope, on which shall be indorsed, in writing or print, the number of the precinct and the date on which such election was held, and securely tie and seal such envelope with official wax impression seals, to be provided for the judges, in such manner that it cannot be opened without breaking the seals, and return said ballots, together with the package containing the ballots marked "defective," "objected to," or "rejected," in such sealed package or envelope to the board of election commissioners. Two of said judges, of opposite politics, shall, immediately after signing the statement of the result of the canvass and the tally-sheets, and the sealing of the ballot-box, go together to the office of the board of election commissioners and deliver said ballots to said election commissioners, who shall keep their office open until all of said ballots have been received. Immediately upon receiving said ballots, said election commissioners shall give a receipt therefor, and shall place them, properly arranged in the order of precinct numbers, in boxes which shall be securely locked, and the keys of all such boxes shall be given to one of said election commissioners; said boxes shall then be placed in a vault having a double lock, and said vault shall be locked, and one key thereof shall be taken and kept by each of the election commissioners not having the keys to the boxes containing the ballots: Pro-

vided, that the commissioners having the keys to said vault shall be of opposite political parties; said board of election commissioners shall securely keep said ballots for twelve months, not opening or inspecting them themselves nor allowing any one else to do so, except upon order of court in case of contested elections, or when it shall be necessary to produce them at the trial of any offense committed under this act. At the end of twelve months after said election, said ballots shall be destroyed: Provided, that if any contest of the election of any officer voted for at such election, or prosecution under this act, shall be pending at the expiration of said time, the said ballots shall not be destroyed until such contest or prosecution be finally determined. In all cases of contested elections, the parties contesting the same shall have the right to have said ballots opened and counted, and to have all errors of the judges in counting or refusing to count any ballot corrected by the court or body trying such contest.

SEC. 55. The said judges of election shall make quadruple statements of the result of the canvass, one of which shall be written, or partly written and partly printed, in each of the poll-books used at the election. Each of the statements shall contain a caption stating the day on which, and the number of the election precinct and the ward, city and county in relation to which such statement shall be made, and the time of opening and closing of the polls of such precinct. It shall also contain a statement showing the whole number of votes given for each person, designating the office for which they were given, which statement shall be written, or partly written and partly printed, in words at length; also the number of rejected ballots and the cause of such rejection; and in case a proposition of any kind has been submitted to a vote at such election, such statement shall also show the number of votes cast for or against such proposition, written out or partly written and partly printed in words at length, and at the end thereof a certificate that such statement is correct in all respects; which certificate, and each sheet of paper forming part of the statement, shall be subscribed by the said judges and election clerks. If any judge or election clerk shall decline to sign such returns, he shall state his reasons therefor, in writing, and a copy thereof signed by himself shall be enclosed with each return. Each of the statements, except the one contained in each of the poll-books, shall be enclosed in an envelope, which shall then be securely sealed with sealing-wax, or other adhesive material; and each of the judges and each of the election clerks shall write his name across every fold at which the envelope, if unfastened, could be opened. One of the envelopes shall be directed to the circuit clerk and one to the comptroller of the city, or to the officer of such city whose duties correspond with those of comptroller. Each set of tallies shall also be signed by the election clerks and the judges of election, and each shall be enclosed in an envelope, securely sealed and signed in like manner; and one of the envelopes shall be directed on the outside to the election commissioners and the other to the city register, (if there be one, and if not, to the city clerk). On the outside of every envelope shall be endorsed whether it contains the statement of the votes cast or the tallies, and for what precinct and ward.

SEC. 56. The poll-books which contain two of the several statements or returns shall be placed in the ballot-box, and the ballot-box shall then be locked and the key removed; whereupon, said judges of

election shall all write their names upon a strip of paper of sufficient length for the following purposes : Sa'id strip of paper, after the signing of their names thereon by said judges, shall then be pasted over the key-hole in the said ballot-box, and extending upward to the upper lid of the box and carried for some distance over the top, and it shall be placed in such a way that the signatures of said judges shall extend across the place of the opening of the lid of the box, so that when the box is opened it shall tear such paper and destroy the signatures written thereon, and so that when the key shall be inserted in the key-hole it will tear the paper so pasted over the key-hole. Such paper shall be fastened with sealing-wax, or some other adhesive material, which will not permit the removal of such slip of paper without defacing the same.

SEC. 57. Thereupon, one of the judges of election shall take charge of said ballot-box, and its contents so enclosed, and one of the judges, who shall represent the opposite political party from the one taking the ballot-box, shall receive and hold the key thereto. The two judges who do not have charge of the ballot-box shall each take one of the statements of the votes cast into his possession, sealed up in envelopes as aforesaid, and each of the clerks shall take one of the tally-sheets, sealed up in the envelope as aforesaid. Thereupon, and at once, the judge having possession of such ballot-box shall deliver the same, with the contents as aforesaid, to the board of election commissioners, with the seal unbroken, and shall receive a receipt therefor ; and at the same time the judge having possession of such key shall deliver the same to said board of commissioners and receive a receipt therefor, and the two judges not having possession of the ballot-box, and the two clerks, shall each, before 12 o'clock of the next day after such election, deliver the statements and tallies so in their possession, respectively, to the respective officers to whom addressed, as aforesaid, and who, by this act, are entitled to receive the same, and, when delivered, each one shall take a receipt from the officer to whom delivered : Provided, that the clerk having the envelope addressed to the election commissioners shall deliver the same to said commissioners immediately upon the completion of the canvass ; and none of them shall receive pay for their services as such judges or clerks, without the production of the receipts so given them by the officers aforesaid. It shall be the duty of the respective officers so designated, to whom such statements and tallies are ordered to be delivered, to receive the same, and to safely keep under lock and key until ordered to be surrendered as hereinafter provided.

SEC. 58. The said board of election commissioners, upon the receipt of said ballot-box, and key thereto, shall note the condition of the seal or stamp on said box, and enter the fact touching the same upon a book to be kept by them, together with the name of the officer who returned such ballot-box. They shall thereupon open said ballot-box and remove the poll-books containing the returns of the votes cast, and note upon the same memorandum book their condition, and shall put them in a secure place under lock and key, to which the public, in no event, shall have access.

SEC. 59. If any judge or judges or clerk taking the ballots, ballot-box, statements, tallies or poll-books, to be delivered to the board of election commissioners, shall fail to deliver the same to said board of election commissioners within two hours after the close of the canvass of the votes as aforesaid, or shall fail or refuse to comply with the provisions of this act, he or they shall be deemed guilty of a misdemeanor,

and upon conviction thereof shall be fined not less than \$25 nor more than \$500, or imprisoned in the county or city jail not more than six months, or by both such fine and imprisonment.

GENERAL CANVASS.

SEC. 60. Within eight days after the close of such election, the board of election commissioners, who are hereby declared a canvassing board for such city, shall publicly open all the returns left respectively with the election commissioners, the circuit clerk and city comptroller, and shall make abstracts or statements of the votes in the following manner, as the case may require, viz.: All votes for governor and lieutenant-governor on one sheet; all votes for other state officers on another sheet; all votes for presidential electors on another sheet; all votes for representatives to congress on another sheet; all votes for judges of the supreme court on another sheet; all votes for judges of the court of appeals on another sheet; all votes for judges of the circuit court on another sheet; all votes for senators and representatives to the general assembly on another sheet; all votes for county officers on another sheet; all votes for city officers on another sheet; all votes for township officers on another sheet, and all votes for any other officer on a separate and appropriate sheet; all votes for and all votes against any proposition which may be submitted to a vote of the people on another sheet.

SEC. 61. It shall be the duty of such board of canvassers to canvass, add up and declare the result of every election hereafter held within the boundaries of such city, and certify the same to the county court, and in cities not within a county to the circuit court; and the county court, and in cities not within a county, the circuit court, shall thereupon enter of record such abstracts and results, and a certified copy of such record shall thereupon be filed with the county clerk of said county, and in cities not within a county, with the clerk of the circuit court; and such abstract or results shall be treated by said clerk, in all respects, as if made by the canvassing board now provided by law, and he shall transmit the same to the secretary of state, or other proper officer, as required by law; and such abstract or results so entered and declared by such court, and a certified copy thereof, shall be treated everywhere within the state, and by all public officers, with the same binding force and effect as the abstract of votes now authorized by the general law of the state.

SEC. 62. The county clerk, and in cities not within a county the circuit clerk, shall make out a certificate of election to each person having the highest number of votes for the several county, city and township offices, including members of the general assembly, whose district lie partly in the city and partly in the county, and deliver such certificate of election to the person entitled to it on his application.

SEC. 63. The circuit clerk, and in cities within a county, the county clerk, shall make out a certificate of election to each of the persons having the highest number of votes, as declared by the order of said court, for the several city and township offices within such city, including members of the general assembly whose district are wholly within said city, and including aldermen and members of the municipal assembly, and deliver such certificate of election to the person entitled to it on his application.

SEC. 64. If, upon opening the various returns so made, by the board of canvassers aforesaid, there shall be anything to indicate

that a change has been made in such returns since signing the same by the judges or clerks or of any frauds in any respect touching such returns it shall then be the duty of said canvassing board to have all the tallies opened and examined. If there shall then be any doubts as to the genuineness of such returns for any precinct, and as to the actual vote as originally returned, and the truth respecting the same remain uncertain, it shall be the duty of said canvassers to examine any person or persons who were present at the time of the proclamation so made by the judges of election in such precinct, about which any doubt may arise, and the board shall be permitted to place such parties or witnesses under oath and examine them touching the same, and it shall be their duty to call such parties who were present at the time of such proclamation to come before them, and a subpoena may be issued by the circuit court, under the direction of said board compelling any such witnesses to come before such board and give their evidence touching the matter in controversy; and thereupon it shall be the duty of said board to declare the result of the vote in any such precinct in regard to which any question arises, in the same manner as it was proclaimed by the judges of election after the canvass by them in such precinct, which results when so declared, shall be binding and conclusive, except in case of an election contest.

ARTICLE VII.

OFFENSES.

SEC. 65. If, at any general registration of voters, or any of the meetings of the judges of election held for such purpose, or for revision thereof, as provided in this act, any person shall falsely personate an elector or other person, and register or attempt or offer to register in the name of such elector or other person;

Or if any person shall knowingly or fraudulently register, or offer or attempt to make application to register, in or under the name of any other person, or in or under any false, assumed or fictitious name, or in or under any name not his own;

Or shall knowingly or fraudulently register in two election precincts;

Or, having registered in one precinct, shall fraudulently attempt or offer to register in another;

Or shall fraudulently register, or attempt or offer to register, in any election precinct, not having a lawful right to register therein;

Or shall knowingly or willfully do any unlawful act to secure registration for himself or any other person, or shall knowingly, willfully or fraudulently, by false personation or otherwise, or by any unlawful means, cause or procure, or attempt to procure, the name of any qualified voter, in any election precinct, to be erased or stricken from any registry of voters of such precinct, made in pursuance of this act or otherwise as in this act provided;

Or by force, threat, menace, intimidation, bribery, reward, or offer or promise thereof, or other unlawful means, prevent, hinder or delay any person having a lawful right to register, or be registered, from duly exercising such right;

Or shall knowingly, willfully or fraudulently solicit, compel or induce, or attempt or offer to solicit, compel or induce, by such means or any unlawful means, any judge of election or other officer of regis-

tration in any election precinct, to register, or admit to registration, any person not lawfully entitled to registration in such precinct ;

Or to register any false, assumed or fictitious name, or any name of any person except as provided in this act ;

Or shall knowingly or willfully or fraudulently interfere with, hinder or delay any judge of election, or other officer of registration, in the discharge of his duties, or counsel, advise or induce, or attempt to induce, any such judge or other officer to refuse or neglect to comply with or to perform his duties, or to violate any law prescribed for regulating the same ;

Or shall aid, counsel, procure, solicit or advise any voter, person, judge of election or other officer of registration to do any act by law forbidden, or in this act constituted an offense, or to omit to do any act by law directed to be done ;

Or if any judge or clerk of election shall, at any registration of voters, knowingly and willfully misspell the name of any person who applies to register when he writes said name on the registry book, or shall write therein a name other than the one given him by the applicant, instead of said name, or shall, under the column "Residence." on the line with any applicant's name, enter any street or number other than that given him by said applicant, or shall fail or neglect to enter in the said column the street and number and the designation of the house or room, as given him by said applicant ;

Every such person, upon conviction thereof, shall be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 66. If, at any election hereafter held in any such city, any person shall falsely personate any elector or other person, and vote or attempt or offer to vote in or upon the name of such elector or other person ;

Or shall vote, or attempt to vote, in or upon the name of any other person, whether living or dead, or in or upon any false, assumed or fictitious name, or in or upon any name not his own ;

Or shall knowingly, willfully or fraudulently vote more than once for any candidate for the same office, except as authorized by law ;

Or shall vote or attempt or offer to vote in any election precinct without having a lawful right to vote therein ;

Or vote more than once, or vote in more than one election precinct ;

Or, having once voted, shall vote or attempt to offer to vote again.

Or shall knowingly, willfully or fraudulently do any unlawful act to secure a right or an opportunity to vote for himself or for any other person to vote ;

Or shall by force, threat, menace, intimidation, bribery or reward, or offer or promise thereof, or otherwise unlawfully, either directly or indirectly influence any elector in giving his vote ;

Or prevent or hinder, or attempt to prevent or hinder, any qualified voter from freely exercising the right of suffrage ;

Or, by any such means, induce or attempt to induce any such voter to exercise any such right ;

Or shall, by any such means or otherwise compel or induce or attempt to compel or induce any judge of election or other officer of election, in any election precinct, to receive the vote of any person not legally qualified or entitled to vote at the said election in such precinct ;

Or shall knowingly, willfully or fraudulently interfere with, delay or hinder, in any manner, any judge of election, poll clerk or other officer of election in the discharge of his duties ;

Or by any such means, or other unlawful means, knowingly, willfully or fraudulently counsel, advise, induce or attempt to induce any judge of election, poll clerk or other officer of election whose duty it is to ascertain, proclaim, announce or declare the result of any such election, to give or to make any false certificate, document, report, return or other false evidence in relation thereto ;

Or to refuse or neglect to comply with his duties, or to violate any law regulating the same, or to receive the vote of any person in any election precinct not entitled to vote therein ;

Or to refuse to receive the vote of any person entitled to vote therein ;

Or shall aid, counsel, advise, procure or assist any voter, judge or other officer of election, or any person whomsoever, to do any act by law forbidden, or in this act constituted an offense ;

Every such person shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished for each and every such offense by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 67. If any election clerk or poll clerk, or any judge of election performing the duties of poll clerk, or other person performing such duties, shall willfully keep a false poll-list,

Or shall knowingly insert in his poll-list any false statement of any name or statement, or any check, alteration or mark, except as in this act provided, he shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 68. Every judge of election who shall willfully exclude any vote duly tendered, knowing that the person offering the same is lawfully entitled to vote at such election,

Or shall willfully receive a vote from any person who has been duly challenged in relation to his right to vote at such election, without complying with the provisions of this act,

Or shall willfully omit to challenge any person offering to vote whom he knows not to be entitled to vote, and who has not been challenged by any other person ;

Or shall deposit any ballot in the ballot-box without first numbering the same, as required by this act, he shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 69. Every judge of election, member of any board of canvassers, poll-clerk or other officer, authorized to take part in or perform any duty in relation to any canvass or official statement of the votes cast at any election in any precinct or in any city, who shall willfully make any false canvass of such votes ;

Or shall make, sign, publish or deliver any false return of such election, or any false certificate or statement of the result of such election, knowing the same to be false ;

Or who shall willfully deface, destroy or conceal any statement, tally or certificate entrusted to his care or custody,

Shall, on conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two years nor more than five years.

SEC. 70. If any person other than a judge of election shall, at any such election, knowingly and willfully put or cause to be put any ballot or ballots, or other paper having the semblance thereof, into any box used at such election for the reception of votes ;

Or if any such judge of election shall, knowingly and willfully, cause or permit any ballot or ballots to be in said box at the opening of the polls, and before the voting shall have commenced ;

Or shall knowingly, willfully or fraudulently put any ballot or other paper having the semblance thereof, or cause or permit any ballot or other paper having the semblance thereof, to be put into any such box at any such election, unless the same shall be offered by an elector, and his name shall have been found and kept upon the registry, as hereinbefore provided, or who shall be entitled to vote under this act ;

Or if any such judge of election or other officer or person shall, fraudulently, during the canvass of the ballots, in any manner change, substitute or alter any ballot taken from the ballot-box then being canvassed, or from any ballot-box which has not been canvassed ;

Or shall remove any ballot or semblance thereof from, or add any ballot or semblance thereof to, the ballots taken from the ballot-box then being canvassed, or from any ballot-box which has not been canvassed ;

Every such person shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two years nor more than five years.

SEC. 71. If any judge of election, poll-clerk or other officer of registration, revision, election or canvass, of whom any duty is required in this act, or by the election laws of this state, so far as the same are consistent with the provisions of this act, shall be guilty of any corrupt or fraudulent conduct or practice in the execution of the same, he shall, on conviction thereof, unless the punishment thereof is in this act otherwise prescribed, be adjudged guilty of a felony, and shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 72. Every commissioner of elections, judge of election, poll-clerk or other officer or person having the custody of any record, registry of voters or copy thereof, oath, return or statement of votes, certificate, poll-list, or of any paper, document or vote of any description in this act directed to be made, filed or preserved, who is guilty of stealing, willfully destroying, mutilating, defacing, falsifying or fraudulently removing or secreting the whole or any part thereof ;

Or who shall fraudulently make any entry, erasure or alteration therein, except as allowed and directed by the provisions of this act ;

Or who permits any other person so to do ;

Shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished for each and every such offense by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 73. Every person not an officer, such as is mentioned in the last preceding section, who is guilty of any of the acts specified in said last section, or who advises, procures or abets the commission of the same, or any of them, shall, upon conviction thereof, be adjudged guilty of a felony, and for each and every such offense shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 74. Any person who shall be convicted of willfully and corruptly swearing or affirming in taking any oath or affirmation prescribed by or upon any examination provided for in this act shall be adjudged guilty of willful and corrupt perjury, and shall be punished according to the laws of the state.

SEC. 75. Every person who shall willfully and corruptly instigate, advise, induce or procure any person to swear or affirm falsely, as aforesaid, or attempt or offer to do so, shall be adjudged guilty of subornation of perjury, and shall, upon conviction thereof, suffer the punishment directed by law in cases of willful and corrupt perjury.

SEC. 76. If any person shall fraudulently change or alter the ballot of any elector, or substitute one ballot for another, or fraudulently furnish any elector, with a ballot containing more than the proper number of names, or shall intentionally practice any fraud upon any elector to induce him to deposit a ballot as his vote, which shall be thrown out and not counted, or otherwise willfully defraud him of his vote, every such person shall, upon conviction thereof, be adjudged guilty of a felony, and shall be punished with imprisonment in the penitentiary for not less than two nor more than five years, or imprisonment in the city or county jail not less than six months nor more than one year.

SEC. 77. If any person who shall have been convicted of bribery, felony or other infamous crime, under the laws of any state, and who has never received the pardon for such offense from the officer entitled to grant such pardon, shall thereafter vote, or offer to vote, at any election in such city, he shall, upon conviction thereof, be adjudged guilty of a felony, and for each and every such offense shall be punished by imprisonment in the penitentiary for not less than two nor more than five years.

SEC. 78. If any person shall willfully disobey any lawful command of any judge of election, or of any board of registry, given in the execution of his or their duty as such at any election or registration, he shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county or city jail for not less than thirty days nor more than one year, or by a fine not less than two hundred and fifty nor more than one thousand dollars, or by both such fine and imprisonment. Any misdemeanor under this act for which no penalty is specially provided shall be punished as provided in this section.

SEC. 79. If, at any general registration of voters or revision thereof, or on any day of election, or during the canvass of the votes cast thereat, any person shall cause any breach of the peace, or be guilty of any disorderly conduct, violence or threats of violence, whereby any such registration, revision, election or canvass shall be impeded or hindered ;

Or whereby the lawful proceedings of any judge of election, or board of registration, or poll clerk or other officer of such election, or challenger, or person designated to be present at the canvass of any ballots, as hereinbefore provided, or interfered with ;

Every such person shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county jail for not less than thirty days nor more than one year, or by a fine of not less than two hundred and fifty dollars nor more than one thousand dollars, or by both such fine and imprisonment.

SEC. 80. If any person, knowingly or willfully, shall obstruct, hinder or assault, or by bribery, solicitation or otherwise interfere with

any judge of election, poll clerk, challenger or person designated as provided in this act to be present at the canvass of any ballots in the performance of any duty required of him, or which he may by law be authorized or permitted to perform;

Or if any person, by any of the means before mentioned or otherwise, unlawfully, shall, on the day of registration, revision of registration or of election, hinder or prevent any judge of election, poll clerk, challenger or person designated as provided in this act to be present at the canvass of ballots, in his free attendance and presence at the place of registration or revision of registration, or of election, in the election precinct in and for which he is appointed or designated to serve;

Or in his full and free access and egress to and from any such place of registration, revision of registration, or of election;

Or to or from any room where such registration, revision of registration or election, or canvass of votes, or making of any return or certificates thereof, may be had;

Or shall molest, interfere with, remove or eject from any such place of registration or poll of election, or of canvassing ballots cast thereat, or of making returns or certificates thereof, any such judge of election, poll clerk, challenger or person designated, as provided in this act to watch the canvass of any ballots, except as otherwise provided in this act, or shall unlawfully threaten or attempt or offer so to do;

Every such person shall be guilty of a misdemeanor, and, on conviction thereof, shall be punished by imprisonment in the county or city jail for not less than six months nor more than one year, or shall be fined not less than two hundred nor more than one thousand dollars, or both.

SEC. 81. If any person, upon the day of such election, or before the canvass of votes is completed, shall conceal or willfully break or destroy any ballot-box used or intended to be used at such election;

Or shall willfully or fraudulently conceal, secrete or remove any such box from the custody of judges of election; or shall alter, deface, injure, destroy or conceal any ballot which has been deposited in any ballot-box at such election which has not been counted or canvassed; or poll-list used at such election; or any report, return, certificate, or other evidence in this act required, as provided for,

Every such person shall, on conviction thereof, be adjudged guilty of a felony, and shall, for each and every such offense, be punished by imprisonment in the state penitentiary for not less than two nor more than five years.

SEC. 82. If at any election precinct at any registration of voters or revision thereof, or at any election hereafter held in such city, any judge of election or poll clerk shall knowingly or willfully admit any person to registration, or make any entry upon any register or poll-book, or receive any vote, or proceed with the canvass of ballots, or shall consent thereto, unless a majority of all the judges of election in such election precinct are present and concur, he shall, upon conviction thereof, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county or city jail for not less than thirty nor more than sixty days, or by a fine of not less than one hundred nor more than one thousand dollars, or by both such fine and imprisonment.

SEC. 83. If any judge of election in any election precinct shall, without urgent necessity, absent himself from the place of registration,

or the polls of said precinct, upon any day of election, whereby less than a majority of all the judges in such election precinct shall be present during such hours of registration, election or canvass of ballots, he shall, upon conviction, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment in the county or city jail for not less than sixty days nor more than one year, or shall be fined not less than five hundred nor more than one thousand dollars, or both.

SEC. 84. It shall be unlawful for any judge of election, poll-clerk, challenger or person designated as provided in this act, or any person or persons within the polling place, to electioneer for any candidate, party or proposition. Any violation of this section shall be a misdemeanor, and shall be punished by imprisonment in the county or city jail for not less than ten nor more than ninety days, or by a fine of not less than fifty nor more than one hundred dollars, or both.

SEC. 85. If any police officer shall, at any election precinct, intimidate, assault or drive away from the polls any duly qualified voter, or prevent, or attempt to prevent, any such lawful voter from exercising his elective franchise:

Or shall disobey any lawful order of a judge of election;

Or shall intimidate, assault or interfere with any judge of election, clerk of election, challenger or watcher in the performance of his duties, or willfully permit any other person to intimidate, assault or interfere with them or any of them; or, shall knowingly fail to arrest any one attempting to vote the second time at such precinct, after having voted once thereat;

He shall, upon conviction, be adjudged guilty of a felony, and be punished by imprisonment in the penitentiary for not less than two nor more than five years.

In addition thereto, the board of police commissioners of any city aforesaid, upon complaint being made to it that any officer has been guilty of any of the offenses aforesaid, shall cite said officer before the board for trial; said trial shall be public, upon oral testimony, and the board shall issue subpoenas for all witnesses required by said complainant and said defendant officer, and said board of police commissioners shall have power to compel the attendance of witnesses at said trial.

If, upon such trial, said officer shall be found guilty of any of the offenses aforesaid, he shall be summarily dismissed from the force; and upon sworn complaint being made to said board of police commissioners that any officer has been guilty of any of the offenses aforesaid, said board shall at once suspend said officer, and shall not reinstate him until after trial before said board and acquittal.

SEC. 86. All forfeitures provided for in this act shall be recovered in the name of the board of election commissioners, and shall be paid, when collected, into the county or city treasury.

SEC. 87. Irregularities or defects in the mode of noticing, convening, holding or conducting an election authorized by law shall constitute no defense to a prosecution for a violation of the provisions of this act.

SEC. 88. Every act which, by the provisions of this act or the general election laws, is made a crime when committed with reference to the election of a candidate, is equally criminal when committed with a reference to the determination of the question submitted to electors,

to be decided by votes cast at an election. The word "election," as used in this act, shall be construed to designate elections had within any city, for the purpose of enabling electors to choose some public officer or officers under the laws of this state or the United States, or to pass any amendment, law or other public act or proposition submitted to vote by law. The word "householder," as used in this act, shall mean the chief or head of a family, who resides with the family as a family, and who supports and provides for such family as an independent family.

SEC. 89. In case of misdemeanor committed where a matter of fine shall be imposed instead of imprisonment, such party shall be discharged from imprisonment only on condition of payment of the fine, and unless paid, imprisonment shall continue until such fine shall be cancelled by an allowance of three (3) dollars per day for each day of of imprisonment.

SEC. 90 It shall be the duty of such election commissioners to aid in the prosecution of all crimes and offenses against this act, and they shall keep a book in which shall be entered all complaints against persons claimed to be guilty of the violation of this law, and when in the judgment of such election commissioners such offense has probably been committed, it shall be their duty to cause a prosecution to be instituted in accordance with the provision of this act, and cause the parties to be punished accordingly.

COMPENSATION.

SEC. 91. In all cities not within counties such election commissioners and assistants employed by the board of election commissioners shall be paid by the city; in all other cities having a board of election commissioners, the salaries of said election commissioners and assistants shall be paid one-half by the city and one-half by the county. The chairman and secretary shall each receive a salary of \$2500 per year except in cities not within a county, the salaries shall be \$3000 per year and the second commissioner appointed by the governor shall receive a salary of \$900 per year except in cities not within a county the salary shall be \$2000 per year, all payable monthly. The assistants employed by the commissioners shall receive a salary of three dollars per day for the time actually employed, payable monthly. All expenses incurred by said board of election commissioners, and all costs and expenses of registration and election in such cities shall be paid one-half out of the city treasury and one-half out of the county treasury, except in cities not within a county, in which cities all shall be paid out of the city treasury, and all printing, binding, etc., shall be let by contract, subject to such regulations as are or may hereafter be prescribed by ordinance of any such city.

SEC. 92. All judges and clerks of election under this act shall be allowed and paid at the rate of three dollars per day.

SEC. 93. Each judge of election who has performed all the duties and services required of him by this act, at the general registration, and at the election following shall be credited with five full days services and no more; but at any election prior to which there is only an additional registration and revision, being a registration between the general registrations, he shall be credited with three full days service and no more, in case he performs all the duties required of him by this act. At the elections held under this act where there is no additional

registration or revision of registration, each judge or clerk of election shall only be credited with one day's service each. When any judge or clerk does not perform all the services required by this act, then such board of election commissioners will audit his time, and shall allow him pro rata compensation. Each clerk of election, if he has performed all the services required of him by this act, at the general registration and at the election following, shall be credited with seven days' service and no more; but at any election prior to which there was only an additional registration and revision, being a registration between the general registrations, he shall be credited with five full days' service and no more, in case he performs all the duties required of him by this act.

SEC. 94. At all city elections, general or special, though other than city officers may be elected at the same time with such city officers, and that [at] all special elections in any part of the city, at which a city officer is elected, such city shall pay such judges and clerks of election for their services under this act.

SEC. 95. At all general, county and state elections which include officers elected through the whole county, though other than state and county officers are also elected, and all special elections for a county or state officer or member of congress, or member of the legislature, such county, or city not within a county, shall pay such judges and clerks of election for their services under this act.

SEC. 96. Said board of election commissioners shall audit all the claims of judges and clerks of election and other claims under this act, and shall draw a warrant therefor upon such county or city treasury, as the case may be.

MISCELLANEOUS PROVISIONS.

SEC. 97. All oaths, in writing, provided for in this act must have a jurat or certificate of the officer taking the same attached and signed by him; and said election commissioners and said judges of election are hereby empowered to administer all oaths and affirmations required in the administration of the affairs of their several offices, without charge therefor.

SEC. 98. In cities having a jury commissioner, the board of election commissioners shall, immediately upon the confirmation of the appointments of judges and clerks by the court, certify to said jury commissioner the names and places of residence of all persons so confirmed, together with the date of expiration of the term of service of each as a judge or clerk of election; and upon receipt of such certificate, said jury commissioner shall mark all such persons "exempt" upon his jury list, and shall not draw any of them as jurors during their term of service as such judges or clerks.

SEC. 99. The said commissioners of election appointed by the governor may be removed by him upon notice for official misconduct, and the commissioner appointed by the mayor may be removed by the mayor for like cause.

SEC. 100. All acts and parts of acts inconsistent with this act are hereby repealed; and the office of recorder and deputy recorder of voters in all the cities governed by the provisions of this act is hereby abolished.

Your committee further recommends that the Senate recede from Senate amendment No. 2, amending title of House bill No. 1, and that the title to House bill No. 1 be amended by striking out the words "and election," in the third line of said title.

Mr. Davidson moved that 500 copies of the report be printed, and that printing take precedence over all other printing ;

Which was agreed to.

Mr. Bittinger was called to the chair.

Mr. Tatum moved that the committee substitute and amendment to House bills Nos. 5, 9 and 16 be re-referred to Committee on Criminal Jurisprudence ;

Which was agreed to.

Mr. Russell of Crawford moved that the House adjourn until 2 o'clock p. m. tomorrow ;

Which was agreed to.

TWENTY-FIRST DAY—TUESDAY, May 21, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Speaker Russell presented the following communication :

Hon. B. F. Russell, Speaker of the House of Representatives, Jefferson City, Mo. :

DEAR SIR—We, undersigned committee, have the pleasure of extending to you, and through you the members, officers and employes of the Thirty-eighth General Assembly, an invitation to be present and witness the breaking of ground for new steel bridge that is to be built across the Missouri river at the capital, to take place on Wednesday, the 22d day of May, 1895, at 2:30 o'clock p. m.

Respectfully,

J. C. FISHER,
EDWIN SILVER,
J. W. HENRY.

Which was read, and the invitation accepted.

On motion of Mr. Bothwell, the Committee on Labor was granted leave to sit during the session of the House.

Mr. Hart introduced House bill No. 27, entitled

An act to appropriate money to pay the additional per diem and incidental expenses of the extraordinary session of the 38th General Assembly ;

Which was read first time.

Mr. Tubbs, from the Committee on Elections, submitted the following report :

MR. SPEAKER: Your Committee on Elections, to which was referred House bill No. 24, entitled

An act to regulate primary elections of political parties in cities having more than 100,000 and less than 300,000 inhabitants,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 25 was taken up and ordered engrossed.

House bill No. 26 was taken up and ordered engrossed by the following vote on division: Ayes 38, noes 13.

On motion of Mr. Julian, House bill No. 6 was taken up for third reading and passage, and failed to pass by the following vote:

A YES—Messrs.

Anderson,	Correll,	McKee,	Spencer (St. L. City),
Arnett,	Davidson,	Meriwether,	Steel,
Avery,	DeReign,	Moore (Mississippi),	Sullinger,
Bittinger,	Ferguson,	Pettijohn,	Swanger,
Bourn,	Hall,	Pollock,	Tatum,
Buckner,	Jenkins,	Pritchett,	Walton,
Burks,	Julian,	Russell (N. Madrid),	Weaver,
Cape,	Lane,	Schooler,	Woodside,
Chinn,	McIntyre,	Short (Cole),	Mr. Speaker—36.

NOES—Messrs.

Atkins,	Freeman,	McCollum,	Schoppenhorst,
Benner,	Fuson,	McKearly,	Schumacher,
Bennett,	George,	Mahan,	Shaw,
Best,	Gmelich,	Marsh,	Sherrill,
Breit,	Griffiths,	Martin,	Short (Phelps),
Brock,	Gurney,	Melson,	Smith (Buchanan),
Calhoun,	Hammond,	Middleton,	Smith (Howell),
Carroll,	Hancock,	Minnis,	Spencer (Douglas),
Cherrington,	Harrison,	Moran,	Spurgeon,
Collins,	Hart,	Mortimer,	Stickney,
Coppedge,	Higbee,	Mueller,	Tartar,
Cox,	Hinde,	Murray,	Tate,
Davis (Taney),	Johnston,	O'Reilly,	Temme,
Denny,	Jones (Jackson),	Porterfield,	Tubbs,
Denslow,	Jones (Polk),	Robertson,	Warner,
Drabelle,	Kyler,	Sachse,	Watson,
Drum,	Leazenby,	Sailor,	Waymeyer,
Dyer,	LeFavor,	Sartin,	Weinhold,
Edgar,	Lynch,	Sawyer,	Young (Texas)—76.

Absent—Messrs.

Baughner,	DeFord,	Odneal,	Pratte,
Bothwell,	Miller,	Phipps,	Wetzel—9.
Davis (Wayne),			

Absent with leave—Messrs.

Armstrong,	Gay,	Kline,	O'Dell,
Davison,	Gill,	McPherson,	Ross,
Choate,	Grubb,	Moore (Stone),	Young (St. Francois)
Crisp,	Jones (Hickory),		—14.

Sick—Messrs.

Daneri,	LeRoy,	Rohne,	Rothwell—5.
Kasey,			

Committee on Engrossed Bills was granted leave to sit during session of the House.

The following message was received from the Senate, through its Secretary Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over one hundred thousand inhabitants, to provide for the appointment and the election of the same, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters;

And adopted the report of the joint conference committee on the differences between the Senate and House on the above bill.

Mr. Jones of Jackson moved that the House take recess until 4:30 o'clock p. m.;

Which was agreed to by the following vote on division : Ayes 47, noes 39.

The hour of recess having expired,

The House was called to order by the Speaker.

The following message was received from the Governor :

To the Senate and House of Representatives :

I have the honor to advise the General Assembly that an error occurs in the act approved April 11, 1895, entitled "An act to amend section 40 of an act entitled 'an act to redistrict the State into judicial circuits, and to fix the terms of court therein,'" approved April 7, 1892.

I am informed that the engrossed bill, as it passed at the regular session, provided for three terms of court in Carroll county, one term to be held in March, one in July, and one in November. By some error in the enrollment the court for July was left out of the bill, and the November term which, in the engrossed bill, was to begin on the first Monday in November, was, by an error, fixed for the third Monday in that month in the enrolled bill. This latter error, perhaps, would not be material, except for the fact that the same act provides for a term of court to begin in Sullivan county on the same Monday of November. The effect of this error will be to prevent a court in one of those counties in November, or in both.

At the urgent request of the people of Carroll county I call the attention of the General Assembly to this matter, for the purpose of requesting and authorizing such legislation in the premises as may be necessary.

I also have the honor to advise the General Assembly that at the regular session an act was passed creating three additional judges of the circuit and criminal courts in St. Louis. The act authorized the Governor to appoint the judges until the next general election. I am informed that the salaries for these judges were provided for in one of the appropriation bills passed at the regular session; but through some error of enrollment it was left entirely out of the bill, and did not appear therein when presented to me for approval.

The State Auditor informs me that during the regular session a number of reports and documents were ordered printed by the General Assembly, to the amount of about \$3300. The work was done by the Tribune Printing Company in compliance with the direction of your honorable body; but through some oversight or inadvertence, no appropriation was made to pay therefor.

I now submit to the General Assembly the question of providing for these deficiencies by proper legislative enactment.

Which was read.

Mr. Minnis (by consent) introduced House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause;

Which was read first time.

Mr. Tatum (by consent) introduced House bill No. 29, entitled

An act providing for an appropriation of \$12,000 for the payment of salaries of additional judges of the Eighth judicial circuit, created by the 38th General Assembly at the regular session;

Which was read first time.

On motion of Mr. Spencer of St. Louis, City, conference committee report on House bill No. 1 was taken up and adopted by the following vote:

A Y E S—Messrs.

Anderson,
Atkins,
Avery,
Benner,
Bennett,

Best,
Bittinger,
Bothwell,
Breit,
Brock,

Buckner,
Burks,
Calhoun,
Cape,
Carroll,

Cherrington,
Chinn,
Collins,
Coppedge,
Correll,

Cox,	Hart,	Minnis,	Short (Cole),
Davidson,	Higbee,	Moore (Mississippi),	Short (Phelps),
Davis (Taney),	Hinde,	Moore (Stone),	Smith (Buchanan),
Denny,	Jenkins,	Moran,	Smith (Howell),
Denslow,	Johnston,	Mortimer,	Spencer (St. L. City),
DeReign,	Jones (Hickory),	Mueller,	Spurgeon,
Drabelle,	Jones (Jackson),	Murray,	Steel,
Drum,	Jones (Polk),	Odneal,	Stickney,
Dyer,	Kyler,	O'Reilly,	Sullinger,
Edgar,	Lane,	Pettijohn,	Swanger,
Ferguson,	Leazenby,	Phipps,	Tartar,
Freeman,	LeFavor,	Pollock,	Tate,
Fuson,	Lynch,	Porterfield,	Tatum,
Gay,	McCollum,	Pritchett,	Temme,
George,	McIntyre,	Robertson,	Tubbs,
Gill,	McKearly,	Russell (N. Madrid),	Walton,
Gmelich,	McKee,	Sachse,	Warner,
Griffith,	McPherson,	Sartin,	Watson,
Grubb,	Mahan,	Sawyer,	Waymeyer,
Gurney,	Marsh,	Schoppenhorst,	Weaver,
Hall,	Martin,	Schooler,	Weinhold,
Hammond,	Melson,	Schumacher,	Young (Texas).
Hancock,	Meriwether,	Shaw,	Mr. Speaker—115.
Harrison,	Middleton,	Sherrill,	

NOES—None.

Absent—Messrs.

Arnett,	DeFord,	O'Dell,	Spencer (Douglas),
Baughner,	Julian,	Pratte,	Wetzel,
Bourn,	Miller,	Sailor,	Woodside—13.
Davis (Wayne),			

Absent with leave—Messrs.

Armstrong,	Choate,	Kline,	Young (St. Francois)
Crisp,	Davison,	Ross,	—7.

Sick—Messrs.

Daneri,	LeRoy,	Rohne,	Rothwell—5.
Kasey,			

House bill No. 1, as amended by conference committee, was then passed by the following vote:

A YES—Messrs.

Anderson,	Ferguson,	McKee,	Schoppenhorst,
Atkins,	Freeman,	McPherson,	Schooler,
Avery,	Fuson,	Mahan,	Schumacher,
Benner,	Gay,	Marsh,	Shaw,
Bennett,	George,	Martin,	Sherrill,
Best,	Gill,	Melson,	Short (Cole),
Bittinger,	Gmelich,	Meriwether,	Short (Phelps),
Bothwell,	Griffiths,	Middleton,	Smith (Buchanan),
Bourn,	Grubb,	Miller,	Smith (Howell),
Breit,	Gurney,	Minnis,	Spencer (St. L. City),
Brock,	Hall,	Moore (Mississippi),	Spurgeon,
Buckner,	Hammond,	Moore (Stone),	Steel,
Burks,	Hancock,	Moran,	Stickney,
Calhoun,	Harrison,	Mortimer,	Sullinger,
Cape,	Hart,	Mueller,	Swanger,
Cherrington,	Higbee,	Murray,	Tartar,
Chinn,	Hinde,	Odneal,	Tate,
Collins,	Jenkins,	O'Reilly,	Tatum,
Coppedge,	Johnston,	Pettijohn,	Temme,
Correll,	Jones (Hickory),	Phipps,	Tubbs,
Cox,	Jones (Jackson),	Pollock,	Walton,
Davidson,	Jones (Polk),	Porterfield,	Warner,
Davis (Taney),	Kyler,	Pritchett,	Watson,
Denny,	Lane,	Robertson,	Waymeyer,
Denslow,	Leazenby,	Russell (N. Madrid),	Weaver,
DeReign,	LeFavor,	Sachse,	Weinhold,
Drabelle,	Lynch,	Sailor,	Woodside,
Drum,	McCollum,	Sartin,	Young (Texas),
Dyer,	McIntyre,	Sawyer,	Mr. Speaker—118.
Edgar,	McKearly,		

NOES—None.

Absent—Messrs.

Arnett,	Davis (Wayne),	O'Dell,	Spencer (Douglas),
Baughner,	DeFord,	Pratte,	Wetzel—10.
Carroll,	Julian,		

Absent with leave—Messrs.

Armstrong,	Crisp,	Kline,	Young (St. Fran.)—7
Choate,	Davison,	Ross,	

Sick—Messrs.

Daneri,	LeRoy,	Rohne,	Rothwell—5.
Kasey,			

Title to House bill No. 1 was agreed to.

Mr. Spencer of St. Louis City moved that the vote by which House bill No. 1 passed be reconsidered, and the motion be laid on the table; Which was agreed to.

Mr. Pritchett moved that the vote by which House bill No. 23 failed to pass be reconsidered;

Which was agreed to by the following vote on division: Ayes 58, noes 33.

House bill No. 23 then failed to pass by the following vote:

AYES—Messrs.

Anderson,	Cox,	LeFavor,	Robertson,
Atkins,	Davidson,	McKearly,	Russell (N. Madrid),
Baughner,	Davis (Taney),	McKee,	Sailor,
Bennett,	DeReign,	Mahan,	Sartin,
Best,	Dyer,	Marsh,	Shaw,
Bittinger,	Ferguson,	Meriwether,	Sherrill,
Bothwell,	Freeman,	Middleton,	Smith (Buchanan),
Bourn,	Gill,	Munnis,	Smith (Howell),
Brock,	Gmelich,	Moore (Stone),	Spencer (St. L. City),
Buckner,	Grubb,	Moran,	Steel,
Calhoun,	Gurney,	Mortimer,	Tartar,
Cape,	Hancock,	Odneal,	Tubbs,
Carroll,	Harrison,	O'Reilly,	Walton,
Cherrington,	Jenkins,	Pettijohn,	Watson,
Collins,	Jones (Polk),	Phipps,	Waymeyer,
Coppedge,	Kyler,	Pollock,	Woodside—67.
Correll,	Leazenby,	Pritchett,	

NOES—Messrs.

Arnett,	Griffiths,	McPherson,	Short (Cole),
Avery,	Hall,	Martin,	Short (Phelps),
Benner,	Hammond,	Melson,	Spurgeon,
Brett,	Hart,	Miller,	Stickney,
Burks,	Higbee,	Moore (Mississippi),	Sullinger,
Chinn,	Hinde,	Mueller,	Swanger,
Denny,	Johnston,	Murray,	Tate,
Denslow,	Jones (Hickory),	Porterfield,	Temme,
Drabelle,	Jones (Jackson),	Sachse,	Warner,
Drum,	Lane,	Sawyer,	Weaver,
Edgar,	Lynch,	Schoppenhorst,	Weinhold,
Fuson,	McCollum,	Schooler,	Young (Texas),
George,	McIntyre,	Schumacher,	Mr. Speaker—52.

Absent—Messrs.

Davis (Wayne),	Julian,	Pratte,	Tatum,
DeFord,	O'Dell,	Spencer (Douglas),	Wetzel—9.
Gay,			

Absent with leave—Messrs.

Armstrong,	Crisp,	Kline,	Young (St. Francois)—7.
Choate,	Davison,	Ross,	

Sick—Messrs.

Daneri,	LeRoy,	Rohne,	Rothwell—5.
Kasey,			

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred report of conference committee on Senate amendments to House bill No. 1,

Have examined the same, and find that in section 8, line 25, after the word service, the following words added: "and for two years thereafter."

Also, in section 12, line 2, between the word "tried" and the word "convicted," "or" should be used instead of "and" also in line 10 of same section, the word "the" should be used instead of "any" between "of" and "county."

Also, in line 2 of section 13, the word "to" is added between "furnish" and "such."

Also, in line 56, in section 20, after the words "at least" should read "twenty" instead of "thirty" days.

Also, in line 44 of section 25, the word "third" should be used instead of "second."

Also, in section 25, lines 56, 57, 58, 59 and 60, after the word "days" all should be stricken out to the word "completed," included, and the following inserted in lieu thereof: "The chairman or secretary of the board of election commissioners of the same political faith as the clerk failing to appear, or after appearing, fail to complete said canvass, shall immediately appoint a clerk of the same politics as the one absent or failing to act."

Also, in section 26, line 1, between the words "completion of" and "canvass," the word "such" is used instead of the word "said."

Also, in section 27, line 21, the word "same" is omitted between the words "in" and "manner."

Also, in section 27, line 53, the word "person" is omitted between the words "such" and "shall."

Also, in section 27, line 73, the following was omitted, after the word "canvass:" "except that both are required to go together to make such canvass."

In section 28, line 10, the following words were omitted, after the word "public:" "and which shall remain there until after the election;"

Begs leave to report that it has examined the same, and recommends that the Chief Clerk have the errors properly corrected and placed upon the bill by printed sheets;

Which was read.

On motion of Mr. Bothwell,

The House adjourned until 10 o'clock a. m. tomorrow.

TWENTY-SECOND DAY—WEDNESDAY, May 22, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Mr. Short of Cole offered the following resolution :

Resolved, That the use of this hall be granted to the Jefferson City public schools for the purpose of holding their closing exercises on the evening of May 29, 1895.

Which was read and adopted.

Mr. Lynch (by request) presented a communication from the Marine and Stationary Firemen's Union of St. Louis, praying for the passage of a railroad fellow-servant law; which was read and

Referred to Committee on Labor.

Mr. Julian presented a communication from the Switchmen's Union of Kansas City, Mo., praying for the enactment of a railroad fellow-servant law; which was read, and,

On motion of Mr. Julian, was referred to Committee on Labor.

Mr. Walton presented a petition from citizens of St. Louis City, praying for the enactment of a railroad fellow-servant law; which was read and

Referred to Committee on Labor.

House bill No. 27 was read second time and

Referred to Committee on Appropriations.

House bill No. 28 was read second time and

Referred to Committee on Judiciary.

House bill No. 29 was read second time and

Referred to Committee on Appropriations.

Mr. Porterfield presented a communication from J. W. Hoover, protesting against the passage of a fellow-servant law; which was read, and,

On motion of Mr. Porterfield, was referred to Committee on Labor by the following vote on division: Ayes 42, noes 30.

On motion of Mr. Bothwell, Committee on Judiciary was granted leave to sit during session of the House.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 11, entitled

An act to amend section 4425 of chapter 49 of Revised Statutes, 1889, entitled "Damages and contributions in actions of tort,"

Begs leave to report that it has examined the same, and herewith returns the same without recommendation;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report :

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 3, entitled

An act to define the liabilities of railroad corporations operating railways for injuries sustained by persons, including employes, in consequence of the neglect, mismanagement or wrongs of agents or employes of such corporation, and invalidating contracts restricting such liability,

Begs leave to report that it has examined the same, and herewith returns the same without recommendation;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 7, entitled

An act to define the liabilities of railroad corporations in relation to damages sustained by their employes, and to prohibit contracts limiting liability under this act, and to authorize and empower railroad corporations to fix their schedule of charges for the transportation of passengers and freight in excess of those now established by law, in a sum sufficient to bear the burden of this act,

Begs leave to report that it has examined the same, and herewith return without recommendation;

Which was read.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 19, entitled

An act defining the liability of railroads for injuries received by their employes,

Begs leave to report that it has examined the same, and herewith return same without recommendation;

Which was read.

On motion of Mr. Gay, 300 copies each of House bills Nos. 3, 7, 11 and 19 were ordered printed for information of the House.

Mr. Grubb, from the Committee on Labor, submitted the following report:

MR. SPEAKER: Your Committee on Labor, to which was referred House bill No. 2 (introduced by Mr. Steel), begs leave to report that it has examined the same, and recommends that the accompanying substitute for the same, entitled

An act defining the liabilities of corporations operating railroads for injuries received by their employes,

Do pass; which was read, substitute adopted, and 300 copies ordered printed.

Mr. Julian moved that House bill No. 2 be printed for information of the House;

Which was agreed to by the following vote on division: Ayes 41, noes 32.

Mr. Young of Texas moved that the vote by which House bills Nos. 3, 7, 11 and 19 was ordered not printed be reconsidered;

Which was agreed to.

Mr. Moran moved that House bill No. 2 and committee substitute therefor be given precedence in printing.

Mr. Davidson moved that the motion be amended by giving all bills reported by Committee on Labor precedence in printing;

Which was agreed to.

Motion as amended was then agreed to.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein,"

passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

On motion of Mr. Tatum, Committee on Appropriations was granted leave to sit during session of the House.

On motion of Mr. Bothwell, House bill No. 28 was taken up and ordered engrossed.

On motion of Mr. Moran, the House took a recess for fifteen minutes.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over 100,000 inhabitants, to provide for the appointment and election of the same, to define the duties of such board, to provide for the registration of voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder of voters,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read, and

House bill No. 1 was then read at length, and, no objection being made, the Speaker, in open session, in the presence of the House, all other business being suspended, affixed his signature to the said bill, and the Chief Clerk immediately presented the same to the Senate, where it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 27, entitled

An act to appropriate money to pay the additional expenses of per diem and contingent expenses of the extra session of the Thirty-eighth General Assembly,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Tatum, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred House bill No. 29, entitled

An act providing for an appropriation of twelve thousand dollars for the payment of salaries of additional judges of the Eighth judi-

cial circuit, created by the Thirty-eighth General Assembly at the regular session,

Begs leave to report that it has examined the same, and recommends that it do pass, with accompanying amendments Nos. 1 and 2:

Amendment No. 1:

Amend House bill No. 29, by adding a new section to be known as section 2, as follows:

Section 2. Whereas, The 38th General Assembly, at its regular session, ordered reports and documents printed which cannot be paid, for the reason that the appropriation heretofore made for contingent expenses of the said regular session is exhausted; therefore, there is hereby appropriated out of the State treasury, chargeable to the State revenue fund, the sum of three thousand three hundred dollars (\$3300), or so much thereof as may be necessary to pay the deficiency in the printing of bills of the said regular session; and change numbers of section "2" to "3."

Amendment No. 2:

Amend title to House bill No. 29, by adding after the word "session" in the last line, the words "and to appropriate three thousand three hundred dollars to pay for printing ordered by the said regular session of the General Assembly for which no appropriation was made;"

Which was read, amendments adopted, and bill as amended ordered printed.

On motion of Mr. Spencer of St. Louis City,
The House adjourned until 10 o'clock a. m. tomorrow.

TWENTY-THIRD DAY—THURSDAY, May 23, 1895.

House met pursuant to adjournment.

Mr. Speaker in the chair.

Prayer by Rev. Prottsman,

Journal of yesterday was read and approved.

The following message was received from the Senate, through its Secretary, Mr. Roach:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, the following joint and concurrent resolution:

Be it resolved by the Senate, the House of Representatives concurring therein:

That the extra session of the 38th General Assembly adjourn without day at 12 o'clock noon, on the 25th day of May, 1895.

In which the concurrence of the House is respectfully requested.

Also, I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 8, entitled

An act to define the liabilities of railroads, persons and corporations in relation to damages sustained by their employes, and to define who are fellow-servants and who are not fellow-servants,

With amended title;

In which the concurrence of the House is respectfully requested.

Mr. Spencer of Douglas was reported sick.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate,

Senate bill No. 12, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause ;
Emergency clause adopted.

Mr. Mahan was granted an indefinite leave of absence.

First reading of Senate bills being in order,
Senate bill No. 8, entitled

An act providing that an injury caused by the negligence of a person standing in the relation of a fellow-servant to the person injured shall constitute no defense in any action for damages for injuries incurred by any person in the service of any railroad company or corporation, or other company or corporation or person or individual engaged in any hazardous business in this State, with certain exceptions, and providing certain penalties for the violation of the act, and providing for a system of insurance,

Was read first time.

Committee on Engrossed Bills was granted leave to sit during session of the House.

Senate bill No. 12, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," passed at the extra session of the Thirty-sixth General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the Thirty-eighth General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause,

Was read first time.

On motion of Mr. Steel,

Committee substitute for House bill No. 2 was taken up and ordered engrossed.

Mr. Davis of Taney, from the Committee on Criminal Jurisprudence, submitted the following report :

MR. SPEAKER: Your Committee on Criminal Jurisprudence, to which was referred House bill No. 16, entitled

An act to prevent lobbying before the General Assembly, to make the employment of agents to secure the passage or defeat of any measure of legislation unlawful, with certain exceptions, and providing penalties for violation of this act, and for other purposes,

Begs leave to report that it has examined the same, and recommends that it do pass with the accompanying amendment, to wit :

Amend House bill No. 16 by striking out section seven (7) ;

And further recommends that committee substitute for House bills Nos. 5, 9 and 16, relating to the same subject, do not pass ;

Which was read, amendment adopted, and 300 copies of the bill as amended ordered printed.

The following message was received from the Senate, through its Secretary, Mr. Roach :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 13, entitled

An act providing for an appropriation of \$12,000 for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the Thirty-eighth General Assembly, at the regular session, and to appropriate \$3300 to pay for printing ordered by the said regular session of the General Assembly, for which no appropriation was made ;

Emergency clause adopted ;

In which the concurrence of the House is respectfully requested.

Senate bill No. 13, entitled

An act providing for an appropriation of \$12,000 for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the Thirty-eighth General Assembly, at the regular session, and to appropriate \$3300 to pay for printing ordered by the said regular session of the General Assembly, for which no appropriation was made,

Was read first time.

Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause,

Begs leave to report that it has examined the same, and finds it properly engrossed and printed ;

Which was read.

House bill No. 28 was taken up for third reading and passage, and was passed by the following vote:

AYES—Messrs.

Anderson,	Cox,	Hammond,	Meriwether,
Arnett,	Daneri,	Hancock,	Middleton,
Atkins,	Davidson,	Harrison,	Miller,
Avery,	Davis (Taney),	Hart,	Minnis,
Baugher,	Davis (Wayne),	Higbee,	Moore (Mississippi),
Benner,	DeFord,	Hinde,	Moore (Stone),
Bennett,	Denny,	Jenkins,	Moran,
Best,	Denslow,	Johnston,	Mortimer,
Bittinger,	DeReign,	Jones (Hickory),	Mueller,
Bothwell,	Drabelle,	Jones (Jackson),	Murray,
Bourn,	Drum,	Jones (Polk),	Odneal,
Breit,	Dyer,	Julian,	O'Reilly,
Brock,	Edgar,	Kyler,	Pettijohn,
Buckner,	Ferguson,	Lane,	Phipps,
Burks,	Freeman,	Leazenby,	Pollock,
Calhoun,	Fuson,	LeFavor,	Porterfield,
Cape,	Gay,	Lynch,	Robertson,
Carroll,	George,	McCollum,	Rothwell,
Cherrington,	Gill,	McIntyre,	Russell (N. Madrid),
Chinn,	Gmelich,	McKearly,	Sachse,
Choate,	Griffiths,	McKee,	Sailor,
Collins,	Grubb,	McPherson,	Sartin,
Coppedge,	Gurney,	Marsh,	Sawyer,
Correll,	Hall,	Melson,	Schoppenhorst,

Schooler,	Spurgeon,	Tatum,	Weaver,
Shaw,	Steel,	Temme,	Weinhold,
Sherrill,	Stickney,	Tubbs,	Wetzel,
Short (Phelps),	Sullinger,	Walton,	Woodside,
Smith (Buchanan),	Swanger,	Warner,	Young (St. Francois)
Smith (Howell),	Tartar,	Watson,	Young (Texas).
Spencer (St. L. city)	Tate,	Waymeyer,	Mr. Speaker—124.

NOES—None.

Absent—Messrs.

Martin,	Pratte,	Ross,	Short (Cole)—7.
O'Dell,	Pritchett,	Schumacher,	

Absent with leave—Messrs.

Armstrong,	Davison,	Kline,	Mahan—5.
Crisp,			

Sick—Messrs.

Kasey,	LeRoy,	Rohne,	Spencer (Douglas)—4
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Emergency clause to House bill No. 28 was adopted by the following vote:

AYES—Messrs.

Anderson,	DeReign,	Lynch,	Sawyer,
Arnett,	Drum,	McCollum,	Schoppenhorst,
Atkins,	Dyer,	McIntyre,	Schooler,
Avery,	Edgar,	McKearly,	Shaw,
Baughner,	Ferguson,	McKee,	Sherrill,
Benner,	Freeman,	McPherson,	Short (Phelps).
Bennett,	Fuson,	Marsh,	Smith (Buchanan),
Best,	Gay,	Martin,	Smith (Howell),
Bittinger,	George,	Melson,	Spencer (St. L. City),
Bourn,	Gill,	Meriwether,	Spurgeon,
Breit,	Gmelich,	Middleton,	Steel,
Brock,	Griffiths,	Miller,	Stickney,
Buckner,	Grubb,	Minnis,	Sullinger,
Burks,	Gurney,	Moore (Mississippi),	Swanger,
Calhoun,	Hall,	Moore (Stone),	Tartar,
Cape,	Hancock,	Moran,	Tate,
Carroll,	Harrison,	Mortimer,	Tatum,
Cherrington,	Hart,	Mueller,	Temme,
Chinn,	Higbee,	Murray,	Tubbs,
Choate,	Hinde,	Odneal,	Walton,
Collins,	Jenkins,	O'Reilly,	Warner,
Coppedge,	Johnston,	Pettijohn,	Watson,
Correll,	Jones (Hickory),	Phipps,	Waymeyer,
Cox,	Jones (Jackson),	Pollock,	Weaver,
Daneri,	Jones (Polk),	Porterfield,	Weinhold,
Davidson,	Julian,	Rothwell,	Wetzel,
Davis (Taney)	Kyler,	Russell (N. Madrid),	Woodside,
Davis (Wayne),	Lane,	Sachse,	Young (St. Fran.),
DeFord,	Leazenby,	Sailor,	Young (Texas).
Dennv.	LeFavor,	Sartin,	Mr. Speaker—121.
Denslow,			

NOES—None.

Absent—Messrs.

Bothwell,	O'Dell,	Robertson,	Schumacher,
Drabelle,	Pratte,	Ross,	Short (Cole)—10.
Hammond,	Pritchett,		

Absent with leave—Messrs.

Armstrong,	Davison,	Kline,	Mahan—5.
Crisp,			

Sick—Messrs.

Kasey,	LeRoy,	Rohne,	Spencer (Douglas)—4
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Title to House bill No. 28 was agreed to.

Mr. Minnis moved that the vote by which House bill No. 28 was passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Davison was granted leave of absence until Saturday, May 25.

Mr. Sartin was granted leave of absence until Monday, May 27.

On motion of Mr. Young of Texas,

The House took a recess until 2 o'clock p. m.

AFTERNOON SESSION.

The hour of recess having expired,

The House was called to order by the Speaker.

Mr. Moran moved that the vote by which the journal of Monday, May 20, was approved, be reconsidered ;

Which was agreed to.

Mr. Moran moved that the journal of Monday, May 20, be corrected so as to show that Messrs. Davison and Pollock were granted leave of absence ;

Which was agreed to.

Mr. Schooler moved that the journal of Monday, May 20, be corrected so as to show that Mr. Ross was granted leave of absence ;

Which was agreed to.

Journal of Monday, May 20, was then approved.

Mr. Tatum moved that the vote by which journal of Tuesday, May 21, was approved, be reconsidered ;

Which was agreed to.

Mr. Tatum moved that the journal of Tuesday, May 21, be corrected so as to show that Messrs. Davison, Pollock and Ross were granted leave of absence ;

Which was agreed to.

Journal of Tuesday, May 21, was then approved.

Mr. Tatum moved that the vote by which journal of Wednesday, May 22, was approved, be reconsidered ;

Which was agreed to.

Mr. Tatum moved that journal of Wednesday, May 22, be corrected so as to show that Messrs. Davison, Pollock and Ross were granted leave of absence ;

Which was agreed to.

Journal of Wednesday, May 22, was then approved.

On motion of Mr. Tatum, the House resolved itself into a Committee of the Whole, to consider House bill No. 29.

Mr. Bittinger, from the Committee of the Whole House, submitted the following report :

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 29, entitled

An act providing for an appropriation of twelve thousand dollars for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the Thirty-eighth General Assembly at the

regular session, and to appropriate three thousand three hundred dollars to pay for printing ordered by the said regular session of the General Assembly, for which no appropriation was made,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read and adopted.

House bill No. 29 was then ordered engrossed.

On motion of Mr. Tatum,

The House resolved itself into a Committee of the Whole to consider House bill No. 27.

Mr. Bittinger, of the Committee of the Whole House, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to which was referred House bill No. 27, entitled

An act to appropriate money to pay the additional expenses of the per diem and contingent expenses of the extra session of the 38th General Assembly,

Begs leave to report that it has examined the same, and recommends that it do pass ;

Which was read and adopted.

House bill No. 27 was then ordered engrossed.

Mr. Gurney moved that the House adjourn under the rules.

Mr. O'Reilly moved that the motion be amended by making the time of adjournment until 10 o'clock a. m. tomorrow.

The motion was not agreed to by the following vote—Messrs. Moran and Schooler demanding the ayes and noes :

AYES—Messrs.

Atkins,	Freeman,	Mortimer,	Pritchett,
Benner,	Hammond,	Mueller,	Rothwell,
Bennett,	Hinde,	Murray,	Sachse,
Bittinger,	Jones (Jackson),	Odneal,	Sailor,
Bothwell,	Julian,	O'Reilly,	Schumacher,
Cox,	Kyler,	Pettijohn,	Swanger,
Davis (Taney),	Lane,	Pollock,	Temme,
Davis (Wayne),	Marsh,	Porterfield,	Warner—35.
DeReign,	Moore (Miss.),	Pratte,	

NOES—Messrs.

Anderson,	Denny,	Leazenby,	Short (Cole),
Armstrong,	Denslow,	LeFavor,	Smith (Buchanan),
Arnett,	Drabelle,	Lynch,	Smith (Howell),
Avery,	Drum,	McCollum,	Spencer (St. L. City),
Baughner,	Edgar,	McIntyre,	Spurgeon,
Best,	Ferguson,	McKee,	Steel,
Bourn,	Fuson,	McPherson,	Stickney,
Breit,	Gay,	Martin,	Sullinger,
Brock,	George,	Melson,	Tartar,
Buckner,	Gill,	Meriwether,	Tate,
Burks,	Gmelich,	Middleton,	Tatum,
Calhoun,	Griffiths,	Miller,	Tubbs,
Cape,	Grubb,	Moore (Stone),	Walton,
Carroll,	Gurney,	Moran,	Watson,
Cherrington,	Hall,	Phipps,	Waymeyer,
Chinn,	Hancock,	Robertson,	Weaver,
Choate,	Harrison,	Russell (N. Madrid),	Weinhold,
Collins,	Hart,	Sawyer,	Wetzel,
Coppedge,	Higbee,	Schoppenhorst,	Woodside,
Correll,	Jenkins,	Schooler,	Young (St. Fran.),
Davidson,	Johnston,	Shaw,	Young (Texas),
Davidson,	Jones (Hickory),	Sherrill,	Mr. Speaker—90.
DeFord,	Jones (Polk),		

Absent—Messrs.

Daneri, Dyer,	McKearly, Minnis,	O'Dell,	Short (Phelps)—6.
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Absent with leave—Messrs.

Crisp, Kline,	Mahan,	Ross,	Sartin—5.
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Sick—Messrs.

Kasey,	LeRoy,	Rohne,	Spencer (Douglas)—4.
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Mr. Baugher, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 26, entitled

An act to regulate lobbying by the officers of, or other persons in behalf of, any institution receiving financial aid from this State ;

Also, House bill No. 25, entitled

An act to require all railroad corporations doing business in this State to transmit to the Railroad and Warehouse Commissioners, under oath of the proper officers, an annual statement of the names, residences, occupations and official positions of all persons transported by such corporations, free of charge, or at reduced rates, other than those granted to the general public, and the names, residences, occupations and official positions of all persons procuring passes or transportation at reduced rates, other than that granted to the general public, for other persons than themselves, and to provide for the punishment of all persons so offending,

Begs leave to report that it has compared the same and finds them to be properly printed and engrossed ;

Which was read.

Mr. Hart moved that the House adjourn under the rules ;

Which was not agreed to.

Committee on Engrossed Bills was granted leave to sit during session of the House.

House bill No. 25 was taken up and refused third reading by the following vote on division : Ayes 38, noes 52.

House bill No. 26 was taken up for third reading and passage.

Mr. Moran moved the previous question ;

Which was not agreed to.

House bill No. 26 was refused third reading by the following vote on division : Ayes 29, noes 61.

Mr. Temme moved that the House adjourn until 10 o'clock a. m. tomorrow ;

Which was not agreed to.

Mr. Baugher, from Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 2, entitled

An act defining the liabilities of corporations operating railroads for injuries received by their employes,

Begs leave to report that it has examined the same, and finds it to be properly printed and engrossed ;

Which was read.

Mr. Steel moved that House bill No. 2 be taken up for third reading and passage.

Mr. Gurney moved that House bill No. 2 be made special order for 11 o'clock a. m. tomorrow ;

Which was not agreed to by the following vote—Messrs. Moran and Davidson demanding the ayes and noes :

AYES—Messrs.

Atkins,	Cox,	Edgar,	Murray,
Best,	Davis (Taney),	Gurney,	Porterfield,
Bittinger,	DeFord,	Jones (Hickory),	Temme—13.
Calhoun,			

NOES—Messrs.

Anderson,	Dyer,	McKearly,	Schooler,
Armstrong,	Ferguson,	McKee,	Schumacher,
Arnett,	Freeman,	McPherson,	Shaw,
Avery,	Fuson,	Marsh,	Sherrill,
Baughner,	Gay,	Martin,	Short (Cole),
Benner,	George,	Melson,	Smith (Buchanan),
Bennett,	Gill,	Meriwether,	Smith (Howell),
Bothwell,	Gmelich,	Middleton,	Spencer (St. L. City),
Bourn,	Griffiths,	Miller,	Spurgeon,
Breit,	Grubb,	Minnis,	Steel,
Brock,	Hall,	Moore (Mississippi),	Stickney,
Buckner,	Hammond,	Moore (Stone),	Sullinger,
Burks,	Hancock,	Moran,	Swanger,
Cape,	Harrison,	Mortimer,	Tartar,
Carroll,	Hart,	Mueller,	Tate,
Chinn,	Higbee,	Odneal,	Tatum,
Choate,	Hinde,	O'Reilly,	Tubbs,
Collins,	Jenkins,	Pettijohn,	Walton,
Coppedge,	Johnston,	Phipps,	Warner,
Correll,	Jones (Jackson),	Pollock,	Watson,
Daneri,	Jones (Polk),	Pratte,	Waymeyer,
Davidson,	Julian,	Pritchett,	Weaver,
Davis (Wayne),	Kyler,	Robertson,	Weinhold,
Davison,	Lane,	Rothwell,	Wetzel,
Denny,	Leazenby,	Russell (N. Madrid),	Woodside,
Denslow,	LeFavor,	Sachse,	Young (St. Franc.)
DeReign,	Lynch,	Sailor,	Young (Texas),
Drabelle,	McCollum,	Sawyer,	Mr. Speaker—115.
Drum,	McIntyre,	Schoppenhorst,	

Absent—Messrs.

Cherrington,	O'Dell,	Short (Phelps)—3.
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Absent with leave—Messrs.

Crisp,	Mahan,	Ross,	Sartin—5.
Kline,			

Sick—Messrs.

Kasey,	LeRoy,	Rohne,	Spencer (Douglas)—4.
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Motion to take up House bill No. 2 for third reading and passage was agreed to, and bill was read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Buckner,	Daneri,	Freeman,
Armstrong,	Burks,	Davidson,	Fuson,
Arnett,	Calhoun,	Davis (Taney),	Gay,
Avery,	Cape,	Davis (Wayne),	Gmelich,
Benner,	Carroll,	Davison,	Griffiths,
Bennett,	Cherrington,	Denny,	Grubb,
Bittinger,	Chinn,	Denslow,	Hall,
Bothwell,	Choate,	DeReign,	Hammond,
Bourn,	Coppedge,	Drabelle,	Hancock,
Breit,	Correll,	Drum,	Harrison,
Brock,	Cox,	Ferguson,	Hart,

Higbee,	Melson,	Rothwell,	Sullinger,
Hinde,	Meriwether,	Russell (N. Madrid),	Swanger,
Jenkins,	Middleton,	Sachse,	Tartar,
Johnston,	Miller,	Sailor,	Tate,
Jones (Jackson),	Minnis,	Sawyer,	Tatum,
Julian,	Moore (Mississippi),	Schoppenhorst,	Tubbs,
Lane,	Moran,	Schooler,	Walton,
LeFavor,	Mueller,	Schumacher,	Warner,
Lynch,	Murray,	Shaw,	Watson,
McCollum,	Odneal,	Short (Cole),	Weaver,
McIntyre,	O'Reilly,	Smith (Buchanan),	Weinhold,
McKearly,	Pettijohn,	Smith (Howell),	Wetzel,
McKee,	Phipps,	Spencer (St. L. City)	Woodside,
McPherson,	Pollock,	Spurgeon,	Young (St Fran.),
Marsh,	Pritchett,	Steel,	Young (Texas),
Martin,	Robertson,	Stickney,	Mr. Speaker—108.

NOES—Messrs.

Atkins,	Edgar,	Jones (Polk),	Porterfield,
Baughner,	George,	Kyler,	Pratt,
Best,	Gill,	Leazenby,	Sherrill,
Collins,	Gurney,	Moore (Stone),	Temme,
DeFord,	Jones (Hickory),	Mortimer,	Waymeyer—21.
Dyer,			

Absent—Messrs.

O'Dell, Short (Phelps)—2.

Absent with leave—Messrs.

Crisp,	Mahan,	Ross,	Sartin—5.
Kline,			

Sick—Messrs.

Kasey,	LeRoy,	Rohne,	Spencer (Douglas)—4.
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Mr. Higbee offered the following amendment to title:

Amend title of House bill No. 2 by adding thereto the following words: "and to prohibit contracts limiting or restricting liability under this act;"

Which was read and adopted.

Title to House bill No. 2, as amended, was agreed to.

Mr. Steel moved that the vote by which House bill No. 2 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

On motion of Mr. Young of Texas,

The House adjourned until 10 o'clock a. m. tomorrow.

TWENTY-FOURTH DAY—FRIDAY, May 24, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Mr. Baughner, from Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to which was referred House bill No. 27, entitled

An act to appropriate money to pay the additional expenses of per diem and contingent expenses of the extra session of the 38th General Assembly;

Also, House bill No. 29, entitled

An act providing for an appropriation of \$12,000 for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the 38th General Assembly at the regular session, and to appropriate \$3300 to pay for printing ordered by the said regular session of the General Assembly, for which no appropriation was made,

Begs leave to report that it has compared the same, and finds them to be truly engrossed, and that the printed copies thereof furnished to the members are correct ;

Which was read.

Senate bill No. 8 was read second time and Referred to Committee on Judiciary.

Senate bill No. 12 was read second time and Referred to Committee on Judiciary.

Senate bill No. 13 was read second time and Referred to Committee on Appropriations.

House bill No. 27 was taken up for third reading and passage, and was passed by the following vote :

AYES—Messrs.

Anderson,	Fuson,	McPherson,	Short (Phelps),
Avery,	Gay,	Marsh,	Smith (Buchanan),
Baughner,	George,	Martin,	Spencer (St.L.City),
Benner,	Gmelich,	Middleton,	Steel,
Bennett,	Hall,	Miller,	Stickney,
Bittinger,	Hammond,	Minnis,	Sullinger,
Breit,	Harrison,	Moran,	Swanger,
Brock,	Hart,	Mueller,	Tate,
Burks,	Higbee,	Odneal,	Tatum,
Coppedge,	Hinde,	O'Reilly,	Temme,
Correll,	Jenkins,	Pettijohn,	Tubbs,
Cox,	Johnston,	Pollock,	Walton,
Davidson,	Jones (Jackson),	Pratte,	Warner,
Davis (Wayne),	Kyler,	Pritchett,	Waymeyer,
Denny,	Lane,	Sachse,	Weinhold,
Denslow,	Leazenby,	Schoppenhorst,	Wetzel,
DeReign,	Lynch,	Schumacher,	Woodside,
Drabelle,	McCollum,	Shaw,	Young (St. Franc's),
Dyer,	McKearly,		—74—

NOES—Messrs.

Arnett,	Drum,	LeFavor,	Sailor,
Atkins,	Edgar,	McIntyre,	Sawyer,
Bothwell,	Ferguson,	McKee,	Schooler,
Buckner,	Freeman,	Melson,	Sherrill,
Calhoun,	Gill,	Meriwether,	Smith (Howell),
Cape,	Griffiths,	Moore (Miss.),	Spurgeon,
Cherrington,	Grubb,	Moore (Stone),	Tartar,
Chinn,	Gurney,	Murray,	Watson,
Choate,	Hancock,	Phipps,	Weaver,
Collins,	Jones (Polk),	Porterfield,	Young (Texas),
Davis (Taney),	Julian,	Russell (N. Madrid),	Mr. Speaker—45.
Davison,			

Absent—Messrs.

Armstrong,	Carroll,	Mortimer,	Rothwell,
Best,	Daneri,	O'Dell,	Short (Cole)—11.
Bourn,	DeFord,	Robertson,	

Absent with leave—Messrs.

Crisp,	Mahan,	Ross,	Sartin—5.
Kline,			

Sick—Messrs.

Jones (Hickory),	LeRoy,	Rohne,	Spencer (Douglas),
Kasey,			—5—

Mr. Jones of Hickory was reported sick.

Emergency clause to House bill No. 27 was adopted by the following vote:

AYES--Messrs.

Anderson,	DeReign,	LeFavor,	Schumacher,
Arnett,	Drabelle,	Lynch,	Shaw,
Atkins,	Drum,	McCollum,	Short (Cole),
Avery,	Dyer,	McKearly,	Short (Phelps),
Baughner,	Ferguson,	McKee,	Smith (Buchanan),
Benner,	Freeman,	McPherson	Spencer (St. L. City)
Bennett,	Fuson,	Marsh,	Steel,
Best,	Gay,	Martin,	Stickney,
Bittinger,	George,	Meriwether,	Sullinger,
Bothwell,	Gmelich,	Middleton,	Swanger,
Breit,	Hall,	Miller,	Tartar,
Brock,	Hammond,	Minnis,	Tate,
Burks,	Hancock,	Moran,	Tatum,
Cape,	Harrison,	Mueller,	Temme,
Cherrington,	Hart,	Odneal,	Tubbs,
Chinn,	Higbee,	O'Reilly,	Walton,
Choate,	Hinde,	Pettijohn,	Warner,
Coppedge,	Jenkins,	Pollock,	Watson,
Correll,	Johnston,	Porterfield,	Waymeyer,
Cox,	Jones (Polk),	Pratte,	Weinhold,
Davidson,	Julian,	Pritchett,	Wetzel,
Davis (Wayne),	Kyler,	Sachse,	Woodside,
DeFord,	Lane,	Schoppenhorst,	Young (St. Francois)
Denny,	Leazenby,	Schooler,	Mr. Speaker—97.
Denslow,			

NOES—Messrs.

Buckner,	Gill,	Moore (Mississippi),	Sherrill,
Calhoun,	Griffiths,	Moore (Stone),	Smith (Howell),
Collins,	Grubb,	Murray,	Spurgeon,
Davis (Taney),	Gurney,	Phipps,	Weaver,
Davison,	McIntyre,	Russell (N. Madrid),	Young (Texas)—23.
Edgar,	Melson,	Sawyer,	

Absent—Messrs.

Armstrong,	Daneri,	O'Dell,	Rothwell,
Bourn,	Jones (Jackson),	Robertson,	Sailor—10.
Carroll,	Mortimer,		

Absent with leave—Messrs.

Crisp,	Mahan,	Ross,	Sartin—5.
Kline,			

Sick—Messrs.

Jones (Hickory),	Le Roy,	Rohne,	Spencer (Douglas),
Kasey,			—5.

Title to House bill No. 27 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 27 was passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

House bill No. 24 was taken up for amendment and engrossment.

Mr. Fuson offered the following amendment:

Amend House bill No. 24 by striking out all of section 1, between the word "party," in line 2, and the word "which," in line 5;

Which was read, and, on motion of Mr. Schooler, laid on the table by the following vote on division: Ayes 53, noes 30.

On motion of Mr. Bothwell, Committee on Judiciary was granted leave to sit during session of the House.

Mr. Tubbs moved that the rules be suspended, and he be permitted to offer a resolution;

Which was agreed to.

Mr. Tubbs offered the following resolution :

Whereas, Judge Shackelford of the 14th judicial circuit of the State of Missouri, now holding court in Cole county, in charging the grand jury yesterday morning, used the following language: "It has been charged in public press and elsewhere, that members of the General Assembly of this State now in session have been corrupted. The charges in many instances have been of the most definite and specific character. It is your duty as honest jurors, unswerved by any motive except to honestly prosecute law-breakers, to thoroughly investigate these charges. If found to be true, then you should indict those members who have been corrupted, as well as those persons who have corrupted them;" and

Whereas, The Governor of this State, in his proclamation convening this Legislature in extraordinary session, intimates, if he does not directly charge, that the corrupting influence of the lobby has become so great that it is impossible to pass any measure which the lobby opposes; and

Whereas, The Chief Executive of a great State like ours would certainly never, by mere innuendo, and without substantial proof of the facts, make such serious charges against the members of a co-ordinate branch of the State government :

Now therefore, in order that the truth or falsity of those charges may be ascertained, that the guilty, if any, may be exposed and punished and the innocent vindicated,

Resolved, That this House invites the most thorough investigation of the alleged charges; that the grand jury of Cole county are earnestly and respectfully petitioned to summon His Excellency, Governor W. J. Stone, together with any other members of the State government, or of the Legislature, who might be supposed to be in possession of any information upon this subject, to appear before them for the purpose of testifying to any facts which any of them may possess, sustaining the charges that members of this General Assembly have been corrupted.

Resolved, That the Chief Clerk is hereby directed to supply Judge Shackelford and the foreman of the grand jury of Cole county with a copy of this resolution.

Which was read.

Mr. Davidson moved that the "whereases" of the resolution be stricken out;

Which was not agreed to.

Mr. Davidson offered the following substitute for the resolution :

Resolved by the House of Representatives of the 38th General Assembly, in extra session assembled, that we commend the action of Judge Shackelford in his charge to the grand jury at the opening of court in Cole county recently, and pledge all the assistance in our knowledge to said jury, when called on for the same, touching the corruption of members of this body.

Which was read and adopted by the following vote on division :
Ayes 61, noes 24.

Resolution as amended by substitute was then adopted.

On motion of Mr. Tatum, the Committee on Appropriations was granted leave to sit during session of the House.

House bill No. 29 was taken up for third reading and passage, and was passed by the following vote :

A YES—Messrs.

Anderson,	Burks,	DeFord,	Griffiths,
Armstrong,	Calhoun,	Denny,	Grubb,
Arnett,	Cape,	Denslow,	Gurney,
Atkins,	Cherrington,	DeReign,	Hall,
Avery,	Chinn,	Drabelle,	Hammond,
Baughner,	Choate,	Drum,	Hancock,
Benner,	Collins,	Dyer,	Harrison,
Bennett,	Coppedge,	Edgar,	Hart,
Best,	Correll,	Ferguson,	Higbee,
Bittinger,	Cox,	Fuson,	Hiode,
Bothwell,	Daneri,	Gay,	Jenkins,
Breit,	Davidson,	George,	Johnston,
Brock,	Davis (Wayne),	Gill,	Jones (Jackson),
Buckner,	Davison,	Gmelich,	Jones (Polk),

Julian,	Minnis,	Sailor.	Tartar,
Kyler,	Moore (Mississippi),	Sawyer,	Tate,
Lane,	Moore (stone),	Schoppenhorst,	Tatum,
Leazenby,	Moran,	Schooler,	Temme,
LeFavor,	Mueller,	Schumacher,	Tubbs,
Lynch,	Murray,	Shaw,	Walton,
McCollum,	Odneal,	Sherrill,	Warner,
McIntyre,	O'Reilly,	Short (Cole),	Watson,
McKearly,	Pettijohn,	Short (Phelps),	Waymeyer,
McKee,	Phipps,	Smith (Buchanan),	Weaver,
McPherson,	Pollock,	Smith (Howell),	Weinhold,
Marsh,	Pratte,	Spencer (St. L. City)	Wetzel,
Martin,	Pritchett,	Spurgeon,	Woodside,
Melson,	Robertson,	Steel,	Young (St. Fran.),
Meriwether,	Rothwell,	Stickney,	Young (Texas),
Middleton,	Russell (N. Madrid)	Sullinger,	Mr. Speaker—123.
Miller,	Sachse,	Swanger,	

NOES—None.

Absent—Messrs.

Bourn,	Davis (Taney),	Mortimer,	Porterfield—7.
Carroll,	Freeman,	O'Dell,	

Absent with leave—Messrs.

Crisp,	Mahan,	Ross,	Sartin—5.
Kline,			

Sick—Messrs.

Jones (Hickory),	LeRoy,	Rohne,	Spencer (Doug.)—5.
Kasey,			

Emergency clause to House bill No. 29 was adopted by the following vote:

AYES—Messrs.

Anderson,	DeFord,	Lynch,	Schumacher,
Armstrong,	Denny,	McCollum,	Shaw,
Arnett,	Denslow,	McIntyre,	Sherrill,
Atkins,	DeReign,	McKearly,	Short (Cole),
Avery,	Drabelle,	McKee,	Short (Phelps),
Baughner,	Drum,	McPherson,	Smith (Buchanan),
Benner,	Edgar,	Marsh,	Smith (Howell),
Bennett,	Ferguson,	Martin,	Spencer (St. L. city),
Best,	Fuson,	Melson,	Spurgeon,
Bittinger,	Gay,	Meriwether,	Steel,
Bothwell,	George,	Middleton,	Stickney,
Bourn,	Gill,	Miller,	Sullinger,
Breit,	Gmelich,	Moore (Stone),	Swanger,
Brock,	Griffiths,	Moran,	Tartar,
Buckner,	Grubb,	Mueller,	Tate,
Burks,	Hail,	Murray,	Tatum,
Calhoun,	Hammond,	Odneal,	Temme,
Cape,	Hancock,	O'Reilly,	Tubbs,
Carroll,	Harrison,	Pettijohn,	Walton,
Cherrington,	Hart,	Phipps,	Warner,
Chinn,	Higbee,	Pratte,	Watson,
Choate,	Hinde,	Pritchett,	Waymeyer,
Collins,	Jenkins,	Robertson,	Weaver,
Coppedge,	Johnston,	Rothwell,	Weinhold,
Correll,	Jones (Jackson),	Russell (N. Madrid),	Wetzel,
Cox,	Jones (Polk),	Sachse,	Woodside,
Daneri,	Kyler,	Sailor,	Young (St. Fran.)
Davidson,	Lane,	Sawyer,	Young (Texas),
Davis (Wayne),	Leazenby,	Schoppenhorst,	Mr. Speaker—119.
Davison,	LeFavor,	Schooler,	

NOES—None.

Absent—Messrs.

Davis (Taney),	Gurney,	Moore (Mississippi),	Pollock,
Dyer,	Julian,	Mortimer,	Porterfield—11.
Freeman,	Minnis,	O'Dell,	

Absent with leave—Messrs.

Crisp,
Kline,

Mahan,

Ross,

Sartin—5.

Sick—Messrs.

Jones (Hickory),
Kasey,

LeRoy,

Rohne,

Spencer (Douglas),
—5.

Title to House bill No. 29 was agreed to.

Mr. Tatum moved that the vote by which House bill No. 29 passed be reconsidered, and the motion be laid on the table;

Which was agreed to.

The following invitation was received from Garfield Post No. 6, G. A. R.:

James A. Garfield post most respectfully tenders a cordial invitation to all comrades, members or employes of the House, to join with this post in the observance of Sabbath day memorial services on Sunday, the 26th inst., at the Presbyterian church, corner of Madison and McCarty streets.

Meet at Post hall at 10:30 a. m. sharp.

JOHN B. BROOKS,
Post Commander.

T. E. SHULTZ, Adjutant.

Which was read, and on motion of Mr. Tatum, invitation accepted.

Mr. Tatum from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to which was referred Senate bill No. 13, entitled

An act providing for an appropriation of twelve thousand dollars for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the Thirty-eighth General Assembly at the regular session, and to appropriate three thousand three hundred dollars to pay for printing ordered by the said regular session of the General Assembly for which no appropriation was made,

Begs leave to report that it has examined the same and recommends that it do pass;

Which was read.

Mr. Hinde (by consent) offered the following resolution:

Whereas, There has been passed by this House a fellow-servant bill; and
Whereas, The Senate should have time to act upon the same; therefore, be it
Resolved, That when this House adjourns that it adjourn to Monday next at 10 o'clock a. m.

Which was read.

Mr. Hart moved that the resolution be amended by fixing time of adjournment until 10 o'clock a. m. tomorrow;

Which was agreed to by the following vote on division: Ayes 72, noes 16.

Resolution, as amended, was then adopted by the following vote on division: Ayes 68, noes 27.

Mr. Davidson moved that Senate joint and concurrent resolution concerning adjournment be taken up;

Which was not agreed to.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 8, entitled

An act providing that an injury caused by the negligence of a person standing in the relation of a fellow-servant to the person injured

shall constitute no defense in any action for damage for injuries incurred by any person in the service of any railroad company or corporation, or other company or corporation or person or individual engaged in any hazardous business in this State, with certain exceptions, and providing certain penalties for the violation of the act, and providing for a system of insurance,

Begs leave to report that it has examined the same, and recommends that the accompanying committee amendments Nos. 1 and 2 be adopted, and that bill when so amended do pass.

Amendment No. 1:

Amend Senate bill No. 8 by striking out all after the enacting clause, and substituting in lieu thereof the following:

Section 1. Every corporation operating a railroad in this State shall be liable for all damages sustained by any person, including employes of such corporation, in consequence of the neglect of agents, or by any mismanagement of the engineer or other employes of the corporation, and in consequence of the willful wrongs, whether of commission or omission, of such agents, engineers or other employes, when such wrongs are in any manner connected with the use and operation of any railroad on or about which shall be employed; and no contract which restricts such liability shall be legal or binding.

Amendment No. 2:

Amend the title to Senate bill No. 8 by striking out the same, and substituting therefor the following:

An act defining the liability of corporations operating railroads for injuries received by their employes;

Which was read.

Mr. Bothwell, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to which was referred Senate bill No. 12, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause,

Begs leave to report that it has examined the same, and recommends that it do pass;

Which was read.

Mr. Tate was granted leave of absence.

On motion of Mr. Swanger,

The House adjourned in accordance with resolution adopted.

TWENTY-FIFTH DAY—SATURDAY, May 25, 1895.

House met pursuant to adjournment.

Speaker Russell in the chair.

Prayer by Rev. Prottsman.

Journal of yesterday read and approved.

Mr. Steel moved that the rules be suspended, and Senate bill No. 8, with amendments, taken up;

Which was agreed to.

Senate bill No. 8 was taken up, and committee amendments Nos. 1 and 2 read and adopted.

Senate bill No. 8, as amended, was read third time and passed by the following vote :

AYES—Messrs.

Anderson,	Davison,	McKee,	Schooler,
Armstrong,	Denny,	McPherson,	Schumacher,
Arnett,	Denslow,	Marsh,	Shaw,
Atkins,	DeReign,	Martin,	Sherrill,
Avery,	Drum,	Melson,	Short (Cole),
Baughner,	Ferguson,	Meriwether,	Short (Phelps),
Benner,	Freeman,	Middleton,	Smith (Buchanan),
Bennett,	Fuson,	Miller,	Smith (Howell),
Bittinger,	Gay,	Minnis,	Spencer (Douglas),
Bothwell,	George,	Moore (Mississippi),	Spencer (St. L. City)
Bourn,	Gmelich,	Moran,	Spurgeon,
Breit,	Griffiths,	Mueller,	Steel,
Brock,	Grubb,	Murray,	Stickney,
Buckner,	Hall,	Odneal,	Sullinger,
Burks,	Hammond,	O'Reilly,	Swanger,
Calhoun,	Hancock,	Pettijohn,	Tartar,
Cape,	Harrison,	Phipps,	Tatum,
Carroll,	Hart,	Pollock,	Tubbs,
Cherrington,	Higbee,	Porterfield,	Walton,
Chinn,	Hinde,	Pritchett,	Warner,
Choate,	Jenkins,	Robertson,	Watson,
Coppedge,	Jones (Jackson),	Rothwell,	Weaver,
Correll,	Julian,	Russell (N. Madrid),	Wetzel,
Cox,	LeFavor,	Sache,	Woodside,
Davidson,	Lynch,	Sailor,	Young (St. Fran.)
Davis (Taney),	McCullum,	Sawyer,	Young (Texas),
Davis (Wayne),	McKearly,	Schoppenhorst,	Mr. Speaker—108.

NOES—Messrs.

Best,	Gill,	Kyler,	Temme,
Collins,	Jones (Hickory),	Leazenby,	Waymeyer—11.
Edgar,	Jones (Polk),	Moore (Stone),	

Absent—Messrs.

Daneri,	Gurney,	McIntyre,	Pratte,
DeFord,	Johnston,	Mortimer,	Weinhold—11.
Dyer,	Lane,	O'Dell,	

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Robne—3
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Mr. Drabelle was granted leave of absence for one day.

Title to Senate bill No. 8 was agreed to.

Mr. Steel moved that the vote by which Senate bill No. 8 passed be reconsidered, and the motion be laid on the table ;

Which was agreed to.

Mr. Bothwell introduced the following concurrent resolution :

Whereas, The Senate has adopted and sent to the House a concurrent resolution providing for the final adjournment of this extra session of the Thirty-eighth General Assembly at 12 o'clock noon on this 25th day of May ; and

Whereas, This House has finished its important business and will be ready for final adjournment at the hour named in the said concurrent resolution, and will adopt the said resolution, unless the Senate wishes to act promptly and decisively on the bills sent or returned by this House to the Senate today ; and

Whereas, The House will concur in and adopt the said Senate concurrent resolution for final adjournment unless the Senate will promptly indicate its desire for additional time to act on business before the Senate, by immediately concurring in

and adopting the following concurrent resolution, which is by this House hereby agreed to and adopted :

Be it resolved by the House of Representatives, the Senate concurring therein :

That this extra session of the Thirty-eighth General Assembly shall adjourn without day at the hour of 6 o'clock p. m., this 25th day of May, A. D. 1895.

Which was read.

Mr. Bothwell moved the previous question ;

Which was agreed to by the following vote—Messrs. Julian and Avery demanding the ayes and noes :

A YES—Messrs.

Atkins,	Edgar,	Middleton,	Smith (Howell),
Baughner,	Freeman,	Muller,	Spencer (Douglas),
Benner,	Fuson,	Minnis,	Spencer (St. L. City),
Bennett,	Gay,	Moore (Stone),	Spurgeon,
Best,	Gmelich,	Moran,	Steel,
Bittinger,	Griffiths,	Mueller,	Stickney,
Bothwell,	Grubb,	Murray,	Swanger,
Breit,	Gurney,	Odneal,	Tartar,
Brock,	Hancock,	Pettijohn,	Tatum,
Calhoun,	Harrison,	Phipps,	Temme,
Cox,	Hart,	Porterfield,	Tubbs,
Davis (Taney),	Higbee,	Robertson,	Walton,
Davis (Wayne),	Jones (Hickory),	Sachse,	Warner,
Davison,	Jones (Jackson),	Sailor,	Watson,
DeFord,	Jones (Polk),	Sawyer,	Waymeyer,
Denny,	Leazenby,	Schoppenborst,	Wetzel,
Denslow,	LeFavor,	Schumacher,	Young (Texas),
Drum,	McPherson,	Shaw,	Mr. Speaker—75.
Dyer,	Martin,	Short (Phelps),	

NOES—Messrs.

Anderson,	Collins,	Lane,	Pritchett,
Armstrong,	Coppedge,	Lyneh,	Rothwell,
Arnett,	Correll,	McCollum,	Russell (N. Madrid),
Avery,	Davidson,	McKearly,	Schooler,
Bourn,	DeReign,	McKee,	Sherrill,
Buckner,	Ferguson,	Marsh,	Short (Cole),
Burks,	Gill,	Melson,	Smith (Buchanan),
Cape,	Hall,	Meriwether,	Sullinger,
Carroll,	Jenkins,	Moore (Mississippi),	Weaver,
Cherrington,	Julian,	O'Reily,	Woodside,
Chinn,	Kyler,	Pollock,	Young (St. Fran.)
Choate,			—45.

Absent—Messrs.

Daneri,	Hinde,	Mortimer,	Pratte,
George,	Johnston,	O'Dell,	Weinhold—10.
Hammond,	McIntyre,		

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.
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The following message was received from the Senate, through its Secretary :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed

House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause ;
And adopted emergency clause.

Resolution offered by Mr. Bothwell was adopted by the following vote:

A YES—Messrs.

Atkins.	Edgar,	Martin,	Smith (Howell),
Baughner,	Freeman,	Middleton,	Spencer (Douglas),
Benner,	Fuson,	Miller,	Spencer (St. L. City)
Bennett,	Gay,	Minnis,	Spurgeon,
Best,	Gmelich,	Moore (Stone),	Steel,
Bittinger,	Griffiths,	Moran,	Stickney,
Bothwell,	Grubb,	Mueller,	Swanger,
Breit,	Gurney,	Murray,	Tartar,
Brock,	Hammond,	Pettijohn,	Tatum,
Calhoun,	Hancock,	Phipps,	Temme,
Cherrington,	Harrison,	Porterfield,	Tubbs,
Davis (Caney),	Hart,	Pratte,	Walton,
Davis (Wayne),	Higbee,	Robertson,	Warner,
Davison,	Jones (Hickory),	Sailor,	Watson,
DeFord,	Jones (Jackson),	Sawyer,	Waymeyer,
Denny,	Jones (Polk),	Schoppenhorst,	Wetzel,
Denslow,	Leazenby,	Schumacher,	Young (Texas),
Drum,	LeFavor,	Shaw,	Mr. Speaker—75.
Dyer,	McPherson,	Short (Phelps),	

NOES—Messrs.

Anderson,	Coppedge,	McCollum,	Rothwell,
Armstrong,	Correll,	McIntyre,	Russell (N. Madrid),
Arnett,	Davidson,	McKearly,	Sachse,
Avery,	DeReign,	McKee,	Schooler,
Bourn,	Ferguson,	Marsh,	Sherrill,
Buckner,	Gill,	Melson,	Short (Cole),
Burks,	Hall,	Meriwether,	Smith (Buchanan),
Cape,	Jenkins,	Moore (Mississippi),	Sullinger,
Carroll,	Julian,	O'Reilly,	Weaver,
Chinn,	Kyler,	Pollock,	Woodside,
Choate,	Lane,	Pritchett,	Young (St. Fran.),
Collins,	Lynch,		—46.

Absent—Messrs.

Cox,	Hinde,	Mortimer,	Odneal,
Daneri,	Johnston,	O'Dell,	Weinhold—9.
George,			

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.
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Mr. Bothwell moved that Senate concurrent resolution on adjournment be made special order for 11:30 o'clock a. m.

Mr. Davidson moved that motion be amended by making resolution special order for 11:30 o'clock Monday, May 27;

Which was not agreed to by the following vote—Messrs. Davidson and Sullinger demanding the ayes and noes:

A YES—Messrs.

Anderson,	Correll,	Lane,	Rothwell,
Armstrong,	Davidson,	Lynch,	Russell (N. Madrid),
Arnett,	DeReign,	McCollum,	Sachse,
Avery,	Ferguson,	McKearly,	Schooler,
Bourn,	George,	McKee,	Sherrill,
Buckner,	Gill,	Marsh,	Short (Cole),
Burks,	Hall,	Melson,	Smith (Buchanan),
Cape,	Hinde,	Meriwether,	Sullinger,
Carroll,	Jenkins,	Moore (Mississippi),	Weaver,
Chinn,	Julian,	O'Reilly,	Woodside,
Choate,	Kyler,	Pritchett,	Young (St. F.)—45.
Coppedge,			

NOES—Messrs.

Atkins,	Dyer,	Martin,	Smith (Howell),
Baughner,	Edgar,	Middleton,	Spencer (Douglas),
Benner,	Freeman,	Miller,	Spencer (St. L. City),
Bennett,	Fuson,	Munnis,	Spurgeon,
Best,	Gay,	Moore (Stone),	Steel,
Bittinger,	Gmelich,	Moran,	Stickney,
Bothwell,	Griffiths,	Mueller,	Swanger,
Breit,	Grubb,	Murray,	Tartar,
Brock,	Gurney,	Pettijohn,	Tatum,
Calhoun,	Hancock,	Phipps,	Temme,
Cherrington,	Harrison,	Porterfield,	Tubbs,
Collins,	Hart,	Pratte,	Walton,
Davis (Taney),	Higbee,	Robertson,	Warner,
Davis (Wayne),	Jones (Hickory),	Sailor,	Watson,
Davison,	Jones (Jackson),	Sawyer,	Waymeyer,
DeFord,	Jones (Polk),	Schoppenhorst,	Wetzel,
Denny,	Leazenby,	Schumacher,	Young (Texas),
Denslow,	LeFavor,	Shaw,	Mr. Speaker—75.
Drum,	McPherson,	Short (Phelps),	

Absent—Messrs.

Cox,	Johnston,	O'Dell,	Pollock,
Daneri,	McIntyre,	Odneal,	Weinhold—10.
Hammond,	Mortimer,		

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.	
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Motion was then agreed to.

Senate bill No. 13 was taken up for third reading and passage, and was passed by the following vote:

A YES—Messrs.

Anderson,	Denslow,	McCollum,	Schooler,
Armstrong,	DeReign,	McIntyre,	Schumacher,
Arnett,	Drum,	McKearly,	Shaw,
Atkins,	Dyer,	McKee,	Sherrill,
Avery,	Edgar,	McPherson,	Short (Cole),
Baughner,	Ferguson,	Marsh,	Short (Phelps),
Benner,	Freeman,	Martin,	Smith (Buchanan),
Bennett,	Fuson,	Melson,	Smith (Howell),
Best,	Gay,	Meriwether,	Spencer (Douglas),
Bittinger,	George,	Middleton,	Spencer (St. L. City),
Bothwell,	Gill,	Miller,	Spurgeon,
Bourn,	Gmelich,	Minnis,	Steel,
Breit,	Griffiths,	Moore (Mississippi),	Stickney,
Brock,	Grubb,	Moore (Stone),	Sullinger,
Buckner,	Gurney,	Mueller,	Swanger,
Burks,	Hancock,	Murray,	Tartar,
Calhoun,	Harrison,	O'Reilly,	Tatum,
Cape,	Hart,	Pettijohn,	Temme,
Carroll,	Higbee,	Phinps,	Tubbs,
Cherrington,	Hinde,	Pollock,	Walton,
Chinn,	Jenkins,	Porterfield,	Warner,
Choate,	Jones (Hickory),	Pratte,	Watson,
Collins,	Jones (Jackson),	Pritchett,	Waymeyer,
Coppedge,	Jones (Polk),	Robertson,	Weaver,
Correll,	Julian,	Rothwell,	Wetzel,
Cox,	Kyler,	Russell (N. Madrid),	Woodside,
Davidson,	Lane,	Sachse,	Young (St. Fran.),
Davis (Taney),	Leazenby,	Sailor,	Young (Texas),
DeFord,	LeFavor,	Sawyer,	Mr. Speaker—119.
Denny,	Lynch,	Schoppenhorst,	

NO—Mr. Hall—1.

Absent—Messrs.

Daneri,	Hammond,	Mortimer,	Odneal,
Davis (Wayne),	Johnston,	O'Dell,	Weinhold—10.
Davison,	Moran,		

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.
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Emergency clause to Senate bill No. 13 was adopted by the following vote:

A Y E S—Messrs.

Anderson,	DeFord,	Lane,	Sailor,
Armstrong,	Denny,	Leazenby,	Schooler,
Arnett,	Denslow,	LeFavor,	Schumacher,
Atkins,	DeReign,	Lynch,	Shaw,
Avery,	Drum,	McCollum,	Sherrill,
Baughner,	Dyer,	McIntyre,	Short (Cole),
Bennett,	Ferguson,	McKearly,	Short (Phelps),
Best,	Freeman,	McKee,	Smith (Buchanan)
Bittinger,	Fuson,	McPherson,	Smith (Howell),
Bothwell,	Gay,	Marsh,	Spencer (Douglas),
Bourn,	George,	Martin,	Spencer (St. L. City),
Breit,	Gill,	Melson,	Spurgeon,
Brock,	Gmelich,	Meriwether,	Steel,
Buckner,	Griffiths,	Middleton,	Sullinger,
Burks,	Grubb,	Miller,	Swanger,
Calhoun,	Gurney,	Minnis,	Tartar,
Cape,	Hammond,	Moore (Miss.),	Tatum,
Carroll,	Hancock,	Moore (Stone),	Temme,
Cherrington,	Harrison,	Moran,	Tubbs,
Chinn,	Hart,	Murray,	Warner,
Choate,	Higbee,	O'Reilly,	Watson,
Collins,	Hinde,	Pettijohn,	Waymeyer,
Coppedge,	Jenkins,	Pnipp,	Weaver,
Correll,	Jones (Hickory),	Pollock,	Wetzel,
Cox,	Jones (Jackson),	Pritchett,	Woodside,
Davidson,	Jones (Polk),	Rothwell,	Young (St. Fran.),
Davis (Taney),	Julian,	Russell (N. Madrid),	Young (Texas),
Davis (Wayne),	Kyler,	Sachse,	Mr. Speaker—112.

N O E S—None.

Absent—Messrs:

Benner,	Johnston,	Porterfield,	Schoppenhorst,
Daneri,	Mortimer,	Pratte,	Stickney,
Davison,	Mueller,	Robertson,	Walton,
Edgar,	O'Dell,	Sawyer,	Weinhold—18.
Hall,	Odneal,		

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.
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Title to Senate bill No. 13 was agreed to.

Mr. Tatum moved that the vote by which Senate bill No. 13 was passed be reconsidered, and the motion be laid on the table ;
Which was agreed to.

Mr. Tubbs offered the following resolution :

Resolved, That in order to complete the records and business of the extra session, the Chief Clerk be allowed the usual ten days' time, with the the assistance of the supervising clerk of the Smooth Journal force, and that the clerk of the Committee on Accounts and one postal clerk be allowed five days in which to complete their work ; and that one janitor, to be selected by the Chief Clerk, be allowed to attend to the hall and rooms and clean the same and be paid for five days' work.

Which was read and adopted.

Committee on Enrolled Bills was granted leave to sit during session of the House.

Mr. Pollock offered the following resolution :

Whereas, As the memorial exercises held on the death of the Honorable J. B. Old, and ordered printed, have not yet reached the House; therefore,

Resolved, That the Chief Clerk is hereby directed, on receipt of the same, to properly distribute and forward the same to the members of the House, and that the Committee on Accounts be requested to audit and allow the amount necessary for such distribution.

Which was read and adopted.

Mr. Watson, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to which was referred House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An act to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause,

Begs leave to report that it has compared the same, and finds it to be truly enrolled;

Which was read, and

House bill No. 28 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to the said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate, and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Senate bill No. 13 having been truly enrolled and presented to the House, the Speaker, in open session, all other business being suspended, and before any other business was entertained, the bill was read at length and signed by the Speaker, in order that it may become a law, according to section 32 of the Constitution.

Mr. Bothwell moved that the House concur in Senate concurrent resolution to adjourn at 12 m. today.

Mr. Murray moved the previous question; which was agreed to by the following vote—Messrs. Julian and Avery demanding the ayes and noes:

AYES—Messrs.

Atkins,	Dyer,	Martin,	Spencer (Douglas),
Baughner,	Edgar,	Middleton,	Spencer (St. L. City),
Benner,	Freeman,	Miller,	Spurgeon,
Bennett,	Gay,	Minnis,	Steel,
Best,	Gmelich,	Moore (Stone),	Stickney,
Bittinger,	Griffiths,	Mueller,	Swanger,
Bothwell,	Grubb,	Murray,	Tartar,
Breit,	Gurney,	Pettijohn,	Tatum,
Brock,	Hammond,	Phipps,	Temme,
Calhoun,	Hancock,	Porterfield,	Thubbs,
Cherrington,	Harrison,	Robertson,	Walton,
Davis (Taney),	Higbee,	Sailor,	Warner,
Davis (Wayne),	Jones (Hickory),	Sawyer,	Watson,
Davison,	Jones (Jackson),	Schumacher,	Waymeyer,
DeFord,	Jones (Polk),	Shaw,	Wetzel,
Denny,	Leazenby,	Short (Phelps),	Young (Texas),
Denslow,	LeFavor,	Smith (Howell),	Mr. Speaker—70.
Drum,	McPherson,		

NOES—Messrs.

Anderson,	Davidson,	Kyler,	Pritchett,
Armstrong,	DeReign,	Lane,	Rothwell,
Arnett,	Ferguson,	Lynch,	Russell (N. Madrid),
Avery,	Fuson,	McCollum,	Sachse,
Bourn,	George,	McKearly,	Schooler,
Buckner,	Gill,	McKee,	Sherrill,
Burks,	Hall,	Marsh,	Short (Cole),
Cape,	Hart,	Melson,	Smith (Buch'n),
Carroll,	Hinde,	Meriwether,	Sullinger,
Chinn,	Jenkins,	Moore (Mississippi),	Weaver,
Choate,	Julian,	O'Reilly,	Woodside—45.
Correll,			

Absent—Messrs.

Collins,	Johnston,	O'Dell,	Schoppenhorst,
Coppedge,	McIntyre,	Odneal,	Weinhold,
Cox,	Moran,	Pollock,	Young (St. Francois)
Daneri,	Mortimer,	Pratte,	—15.

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3
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Senate concurrent resolution was then concurred in by the following vote:

AYES—Messrs.

Atkins,	Drum,	McPherson,	Smith (Howell),
Baughner,	Dyer,	Martin,	Spencer (Douglas),
Benner,	Edgar,	Middleton,	Spencer (St. L. City)
Bennett,	Freeman,	Miller,	Spurgeon,
Best,	Gay,	Minnis,	Steel,
Bittinger,	Gmelich,	Moore (Stone),	Stickney,
Bothwell,	Griffiths,	Mueller,	Swanger,
Breit,	Grubb,	Murray,	Tartar,
Brock,	Gurney,	Pettijohn,	Tatum,
Calhoun,	Hammond,	Phipps,	Temme,
Cherington,	Hancock,	Porterfield,	Thubbs,
Cox,	Harrison,	Robertson,	Walton,
Davis (Faney),	Higbee,	Sachse,	Warner,
Davis (Wayne),	Jones (Hickory),	Sailor,	Watson,
Davison,	Jones (Jackson),	Sawyer,	Waymeyer,
DeFord,	Jones (Polk),	Schumacher,	Wetzel,
Denny,	Leazenby,	Shaw,	Young (Texas),
Denslow,	LeFavor,	Short (Phelps),	Mr. Speaker—72.

NOES—Messrs.

Anderson,	Correll,	Kyler,	Pritchett,
Armstrong,	Davidson,	Lane,	Rothwell,
Arnett,	DeReign,	Lynch,	Russell (N. Madrid),
Avery,	Ferguson,	McCollum,	Schooler,
Bourn,	Fuson,	McKearly,	Sherrill,
Buckner,	George,	McKee,	Short (Cole),
Burks,	Gill,	Marsh,	Smith (Buchanan),
Cape,	Hall,	Melson,	Sullinger,
Carroll,	Hart,	Meriwether,	Weaver,
Chinn,	Hinde,	Moore (Mississippi),	Woodside, 11
Choate,	Jenkins,	Moran,	Young (St. Fran.)
Coppedge,	Julian,	O'Reilly,	—47.

Absent—Messrs.

Collins,	McIntyre,	Odneal,	Shoppenhorst,
Daneri,	Mortimer,	Pollock,	Weinhold—11.
Johnston,	O'Dell,	Pratt,	

Absent with leave—Messrs.

Crisp,	Kline,	Ross,	Tate—7.
Drabelle,	Mahan,	Sartin,	

Sick—Messrs.

Kasey,	LeRoy,	Rohne—3.
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Mr. Bothwell moved that the vote by which Senate concurrent resolution was concurred in be reconsidered, and the motion be laid on the table;

~~and the motion be laid on the table;~~ Which was agreed to.

Mr. Kyler moved that a committee of three be appointed by the Speaker to wait on the Governor.

The Speaker appointed Messrs. Kyler, Davidson and Bittinger as a committee under Mr. Kyler's motion.

The hour fixed for adjournment having arrived, the Speaker declared the House adjourned *sine die*.

Approved: B. F. RUSSELL, Speaker.

Attest: ALBERT GRIFFEN, Chief Clerk.

SUPPLEMENT.

JEFFERSON CITY, June 1, 1895.

To the Secretary of State:

Herewith I have the honor to transmit to you, with my approval indorsed thereon, the following bills, passed at the extra session of the 38th General Assembly, and which reached me within ten days next before the adjournment of said extra session, viz. :

House bill No. 1, entitled

An act to create a board of election commissioners in cities now having or which hereafter may have over 100,000 inhabitants, to provide for the appointment of the same, to define the duties of such board, to provide for the registration of all voters in such cities, to govern elections therein, defining offenses and providing for punishment thereof, prescribing penalties for violating the provisions of this act, and abolishing the office of recorder and deputy recorder of voters.

House bill No. 28, entitled

An act to repeal section 40 of an act entitled "An to redistrict the State into judicial circuits, and to fix the terms of court therein," passed at the extra session of the 36th General Assembly of the State of Missouri, approved April 7, 1892, as amended by an act of the 38th General Assembly of the State of Missouri, approved April 11, 1895, and to enact a new section in lieu thereof, with an emergency clause.

Senate bill No. 13, entitled

An act providing for an appropriation of \$12,000 for the payment of the salaries of additional judges of the Eighth judicial circuit, created by the 38th General Assembly at the regular session, and to appropriate \$3300 to pay for printing ordered by the said regular session of the General Assembly, for which no appropriation was made.

Respectfully,

WM. J. STONE.

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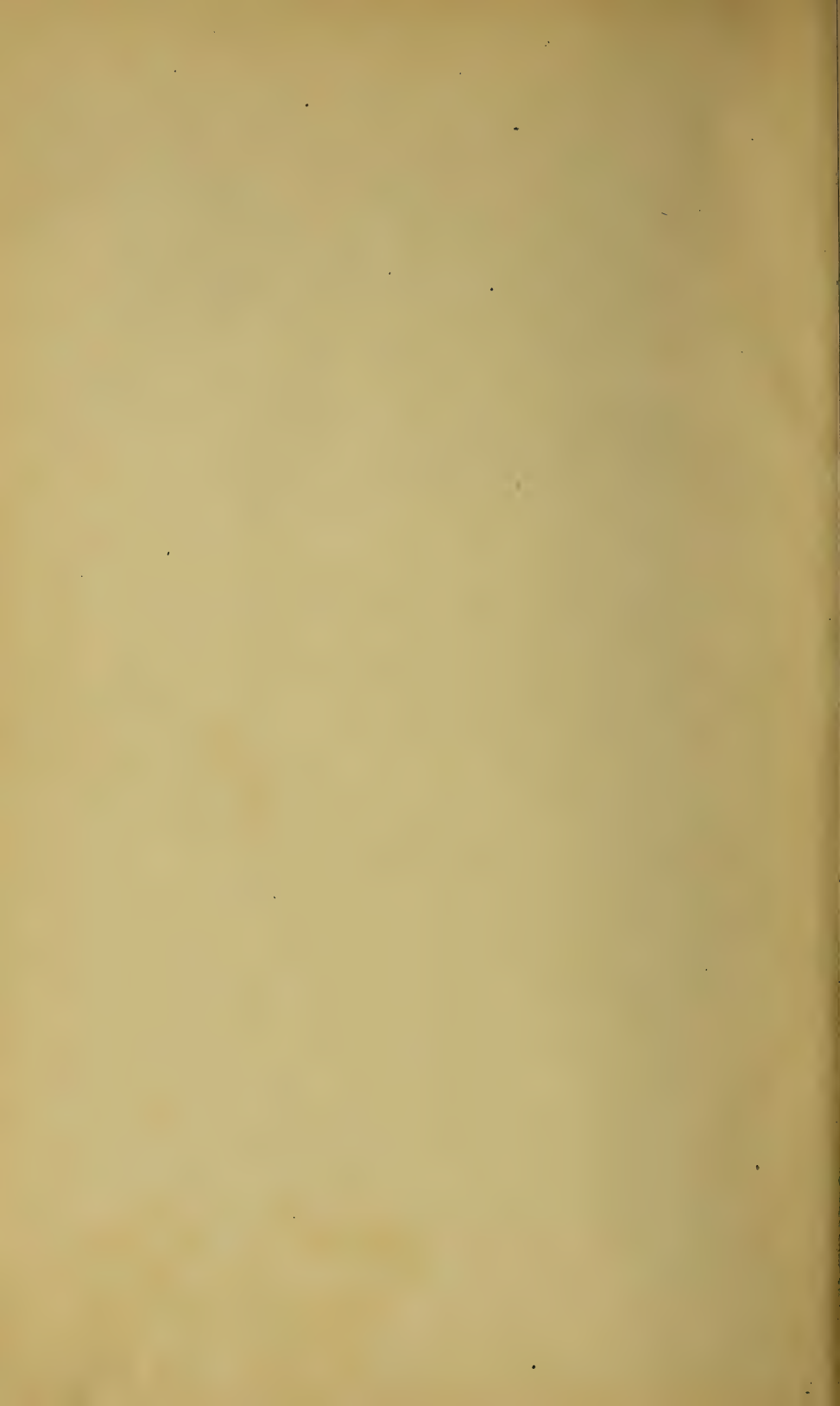
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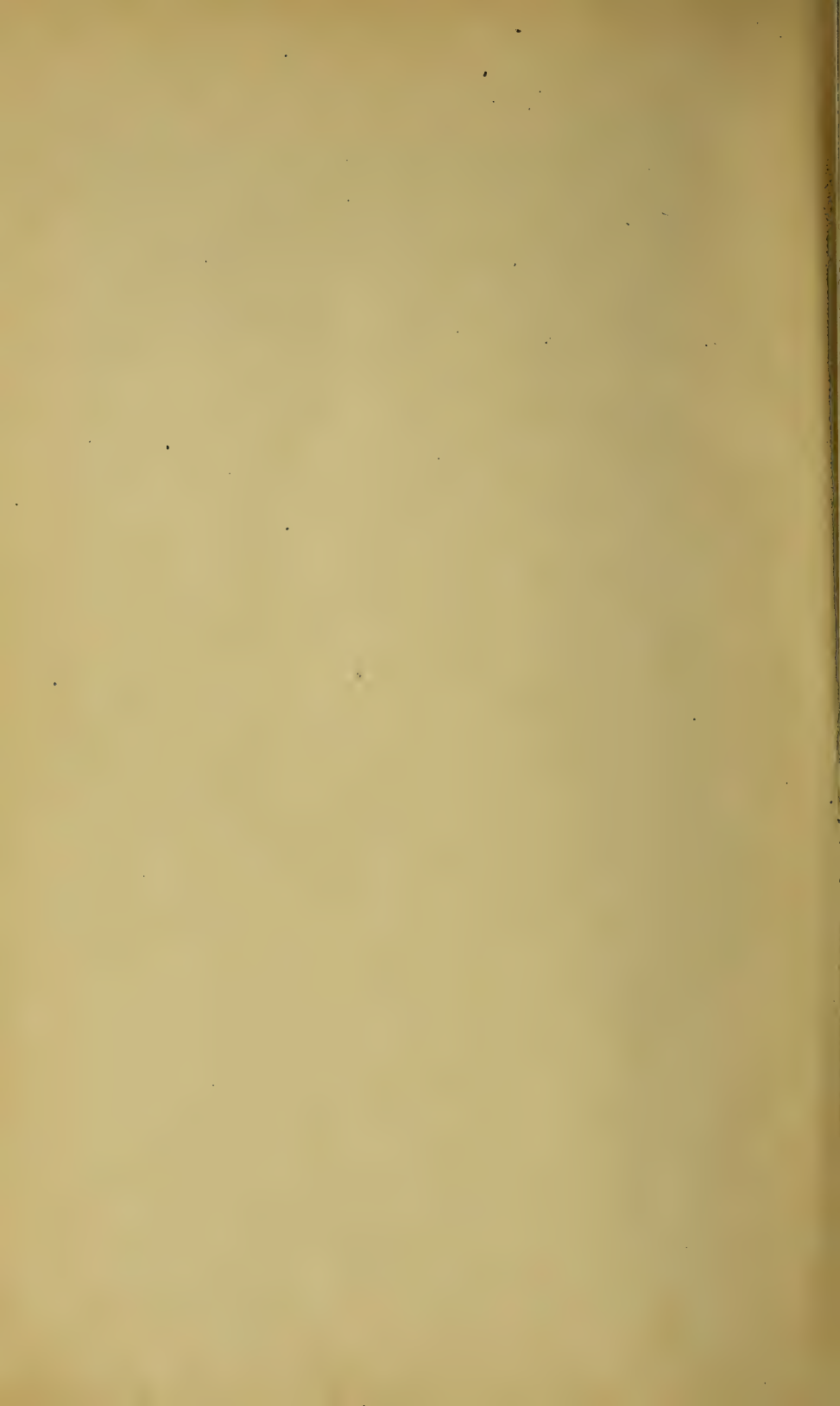
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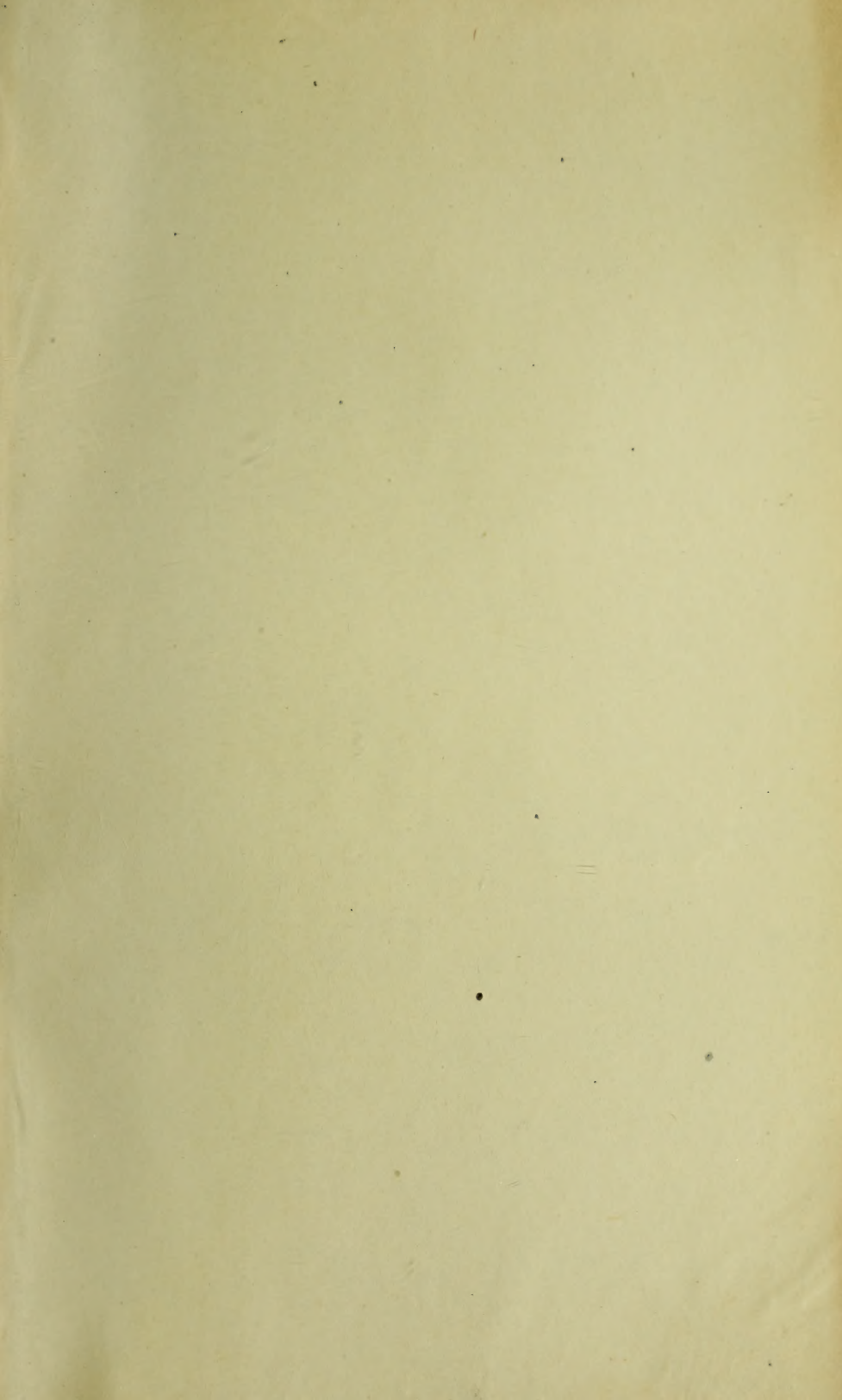
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